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राजपत्न, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

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5 শ্বঙ্গীল, 2 ৫	03/15 चैत्र, 1925 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'ग्रसाधारण राजपद्र, हिमाचल प्रदेश' में प्रक	निशत हुईं:—

2003.

संख्या ई0 एक्स0 एन 0-एफ0 (1)1/2003, दिनांक 29 मार्च,
2003.

समय-समय पर यथा संक्षोधित हिमाचल प्रदेश सरकार (ग्राबकारी एवं कराधान विभाग) की मधिसूचना संख्या 1-17/64-ई0 एण्ड0 टी0 दिनांक 28-10-1965 का ग्रिक्षिकमण करते हुए आबकारी शुल्क, उत्पाद एवं निर्यात शुल्क व मन्य उद्ग्रहण को दिनांक 1-4-2003 से लागू करने बारे प्रधिसूचना (इसके म्रंग्रेजी रूपान्तर सहित)।

विभाग का नाम

ग्राबकारी एवं कराधान विभाग

विषय

समय-समय पर यथा संशोधित पंजाब एक्साईज फिसकल

आर्डरज, 1932 में दिनांक 1-4-2003 से और संशोधन (इसके

विज्ञप्ति की संख्या

र्भसंस्याई० एक्स० एन०-एफ० (1)-

दिनांक 29 मार्च,

1/2003,

राजपत्न, हिमाचल प्रदेश, 5 अप्रैल, 2003/15 चैत्र, 1925

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATIONS

Shimla, the 14th March, 2003 No. HHC/GAZ/14-53/74-IV-3955-3980.—Hon'ble the

Chief Justice and the Judges are pleased to order in the interest of the administration, the following transfers and postings of the members of the H. P. Higher Judicial Service, with immediate effect:-

1. Shri Rameshwar Sharma, presently posted as District & Sessions Judge at Una is transferred and posted as such at Shimla.

 Shi A. C. Dogra, Additional District & Sessions Judge, Shimla is transferred and posted as District & Sessions Judge, Una, vice Sl. No. 1 above.

3. Shri P. C. Sharma, Additional District & Sessions Judge (1), Kangra at Dharamshala is transferred and posted as Additional District & Sessions Judge, Shimla, vice Sl. No. 2 above. 4. Shri George, Additional District & Sessions idge (II), Kangra at Dharamshala is transferred Judge (II), and posted as Additional District & Sessions Judge Kangra at Dharamshala, vice Sl. No. 3

above. 5. Shri C. B. Barowalia, presently posted as Officer on Special Duty in the High Court is transferred and posted as Additional District & Sessions Judge (II), Kangfa at Dharamshala, vice Sl. No. 4 above.

their new places of posting latest by 5th April, By order, SURJEET SINGH. Registrar General.

The above named transferred Officers shall join at

Shimla, the 17th/18th March, 2003

HHC/GAZ/14-196/79-II-4309.—Hon'ble Chief Justice is pleased to grant ex-post-facto sanction

Judicial Magistrate-cum-SJIC, Jogindernagar.

of 2 days commuted leave i. e. for 27th and 28th February, 2003 with permission to suffix holiday and Sunday falling on 1st and 2nd March, 2003 in favour of Shri K. K. Sharma, Additional Chief

and at the same station from where the proceeded on leave, after expiry of the above period of leave. Also certified that Shri Sharma would have conti-

Certified that Shri Sharma has joined the same post

nued to hold the post of Additional Chief Judicial Magistrate-cum-SJIC, Jogindernagar, but for his proceeding on leave for the above period. Shimla, the 18th/21st March, 2003

No. HHC/GAZ/14-132/82-II-4532.— Hon'ble TChief Justice is pleased to grant 9 days earned leave with reffect from 2-4-2003 to 10-4-2003 with permission to esuffix second Saturday, Sunday and gazetted should as falling w.e. f. 11-4-2003 to 15-4-2003 in favour of Shiri R. K. Mittal Senior Sub Judge-cum-

ाजी रूपान्तर सहित) ।

of leave.

tavour of Shri R. K. Mittal Senior Su Chicl hidicial Magistrate, Kullu, H. P.

भाग-। - वैधानिक नियमों को छोड़कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

certified that Shri Mittal would have continued to hold the post of Senior Sub Judge-cum-Chief Judicial Magistrate, Kullu, H. P. but for his proceeding on leave for the above period.

Shimla, the 20th/21st March, 2003

No. HHC/Admn. 6(23)/74-XII-4551.—Hon'ble the Chief Justice in exercise of the powers vested in hith under rule 1.26 of H. P. Financial Rules, 1971, Volume-I, is pleased to declare Shri R. K. Sharma,

ACJM-cum.SJIC, Hamirpur as Drawing and Disbursing officer in respect of the Court of Senior Sub Judge-cum-CJM, Hamirpur and also the Controlling Officer

for the purpose of T. A. etc. in respect of Class-II, III and Class IV establishment attached to the aforesaid court under Head "2014—Administration of Justice" during the leave period of Shri S. C. Kainthla.

with permission to suffix holidays falling from 11-4-2003 to 15-4-2003, or until he returns from leave.

Shimla, the 20th/21st March, 2003 No. HHC/GAZ/14-152/83-I-4541.—Hon'ble the Chief Justice is pleased to grant 10 days earned leave w.e.f. 1-4-2003 to 10-4-2003 with permission to

suffix holidays falling from 11-4-2003 to 15-4-2003, in favour of Shri S. C. Kainthla, Senior Sub Judge-cum-CJM, Hamirpur, Certified that Shri Kainthla, is likely to join the same post and at the same station from where he proceeds on leave after expiry of the above period of leave.

Also certified that Shri Kainthla would have continued to hold the post of Senior Sub-Judge-cum-CJM Hamirpur, but for his proceeding on leave for the above period.

Shimla-2, the 20th/21st March, 2003 No. HHC/Admn. 6 (23)/74-XII-4521.—Hon'ble the

Chief Justice in exercise of the powers vested in him under Rule 1.26 of the H. P. Financial Rules, 1971, Volume-I, is pleased to declare the Senior Sub Judge-cum-CJM, L. & S. at Kullu as Drawing and Disbursing Officer in respect of the Court of Senior Sub Judge-cum-CJM, Kullu and also the Controlling Officer for the purpose of Travelling Allowance etc. in respect of class-II, III and Class-IV establishment attached to the aforesaid Court under head "2014—Administration of Justice" during the leave period

of Shri R. K. Mittal, SSJ/CJM Kullu w. e. f. 2-4-2003

to 10-4-2003 with permission to suffix Second Saturday

and Sunday and gazetted holidays falling w. e. f. 11-4-2003 to 15-4-2003 or until he retuyns from

Shimla-2, the 20th/21st March, 2003

leave.

6(23)/74-XII-4571.—Hon'ble the HHC/Admn. Chief Justice in exercise of the powers vested in him under Rule 1.26 of H. P. Financial Rules, 1971, Volume-I is pleased to declare the Additional Chief Judicial Magistrate-cum-SJIC (1), Shimla as

Drawing and Disbursing Officer in respect of the Court of Senior Sub Judge-cum-CJM, Shimla and also the Controlling Officer for the purpose of T. A. etc. in respect of Class-II, III and IV establishment attached to the aforesaid court under head "2014—Administration of Justice" during the leave period of Shri A. S. Jaswal, Senior Rule Judge-cum-CJM, Shimla w. e. f. 16-4-2003 to 17-5-2003. with permission

to prefix gazetted holidays falling from 11-4-2003 to

15-4-2003 and to suffix Sunday falling on 18-5-2003 or

until he returns from feave.

Certified that Shri Mittal is likely to join the same post and at the same station from where he Poroceeds of leave, after expiry of the above period

Shimla, the 20th/21st March, 2003

No. HHC/GAZ./ 14-135/82-II-4560.—Hon'ble the Chief Justice is pleased to grant 32 days earned leave w. e. f. 16-4-2003 to 17-5-2003 with permission to prefix gazetted holidays falling from 11-4-2003 to 15-4-2003 and to suffix Sunday falling on 18-5-2003 in favour of Shri A. S. Jaswal, Senior Sub

Certified that Shri Jaswal is likely to join the same post and at the same station from where he proceeds on leave after expiry of the above period of

Judge-cum-CJM, Shimla.

Also certified that Shri Jaswal, would have continued to hold the post of Senior Sub Judge-cum-CJM, Shimla but for his proceeding on leave for the above period

Shimla, the 22nd March, 2003

No. HHC/Admn. 16 (22)-75-II-4666.—Hon'ble the Chief Justice, in exercise of the powers vested in him u/s 139(b) of the Code of Civil Procedure, 1908, u/s 297 (b) of the Code of Criminal Procedure, 1973 and Rule 4(iv) of the H.P. Oath Commissioners (Appointment and Control) Rules, 1996 is pleased to appoint Ms. Gulshan Ansari, Advocate, Paonta Sahib as Oath Commissioner at Paonta Sahib for a period of two years with immediate effect for administering oath and affirmation on affidavits to the

Shimla, the 24/25th March, 2003

deponents, under the aforesaid Codes and Rules.

No. HHC/Admn. 6 (23)/74-XII-4822.—Hon'ble the Chief Justice in exercise of the powers vested in him under rule 1.26 of the H. P. Financial Rules, 1971, Volume-I, is pleased to declare the Sub Judge-cum-JMIC (III), Mandi as Drawing and Disbursing Officer in respect of the court of Sub Judge-cum-JMIC (II), Mandi and also the Controlling Officer for the purpose of T. A. etc. in respect of Class II, III and IV establishment attached to the aforesaid court under head "2014—Administration of Justice" during the leave period of Shri Mukesh Bansal, Sub Judge-cum-JMIC (II), Mandi w. e. f. 31-3-2003 to 10-4-2003 with permission to prefix Sunday falling on 30-3-2003 and to suffix Second Saturday, Sunday and gazetted holidays falling from 11-4-2003 to 15-4-2003, or until he returns from leave.

Shimla, the 24/25th March, 2003

No. MHC/GAZ/14-219/96-4814.—Hon'ble the Chief Justice is pleased to grant eleven days earned leave w. e. f. 31-3-2003 to 10-4-2003 with permission to prefix Sunday falling on 30-3-2003 and suffix Second Saturday, Sunday and gazetted holidays falling from 11-4-2003 to 15-4-2003 in favour of Shri Mukesh Bansal, Sub Judge-cum-JMIC, Court No. II, Mandi (H. P.)

Certified that Shri Bansal is likely to join the same post and at the same station from where he proceeds on leave, after expiry of the above leave period.

Also certified that Shri Bansal would have continued to hold the post of Sub Judge-cum-JMIC, Court (III), Mandi, H. P., but for his proceeding on leave for the above pesiod.

By order,

114.

Sd/-Registrar General.

HIMACHAL PRADESH ADMINISTRATIVE TRIBUNAL AT SHIMLA-2

NOTIFICATIONS

Shimla-171 002, the 17th March, 2003

No. HPAT-B (2)-3/86.—On the recommendation of the Departmental Promotion Committee, the Hon'ble

Acting Chairman is pleased to promote Shri Vijay Kumar Gupta, Superintendent Grade-II as Reader Gazetted, Class-I in the pay scale of Rs. 7220—11660+Rs. 600/- Secretariat Allowance against vacant post of Reader in Himachal Pradesh Administrative Tribunal. He will be on probation for a period of two years.

Shimla-2, the 18th March, 2003

No. HPAT-B (5)-4/99.—The Hon'ble Acting Chairman, H. P. Administrative Tribunal is pleased to accord ex-post-facto sanction for the grant of five days earned leave with effect from 6-3-2003 to 10-3-2003 in favour of Shri V. K. Bhatnagar, Hon'ble Member (A) H. P. Administrative Tribunal, Shimla.

Sd/-Registrar.

exercise of

H. P. STATE CONSUMER DISPUTES REDRESSAL COMMISSION, SHIMLA-9

NOTIFICATION

Shimla-9, the 20th March, 2003

No. HP/CPC/119/93-366 to 382.—In

powers vested in me under rule 1.26 of H.P., Financial Rules, 1971 (Vol. I) read with Rule 2.16 of H.P. Budget Manual, 1971, I, Surinder Sarup, President, H.P. State Consumer Disputes Redressal Commission, Shimla (Head of Department) do hereby declare Assistant Registrar, who has been appointed to officiate as Registrar, State Consumer Commission, as Head of Office, Drawing and Disbursing Officer and Controlling Officer in respect of Members, Class I to Class IV employees of the State Commission and Presidents of District Forums till the permanent arrangement is made under the following Head of Account:—

2408—Food Storage and Warehousing 01—Food 001—Administration and Directions 02—District Forum Employees (Plan)

JUSTICE SURINDER SARUP,
President.

हिमाचल प्रदेश सरकार

PERSONNEL DEPARTMENT

NOTIFICATIONS

Shimla-171 002, the 8th January, 2003

No. 1-37/72-Dp-Apptt. (2003).—On the recommendations of the Departmental Promotion Committee, the Governor, Himachal Pradesh is pleased to order the promotion of following Superintending Engineers in the Public Works Departments as Chief Engineers in the pay scale of Rs. 18,600-500-22,100, on regular basis, with immediate effect, in the public interest:—

- Sh. Partap Singh Dogra, Superintending Engineer, NH Circle, Shahpur.
 - neer, NH Circle, Shahpur.

 Sh. Satish Sagar, Superintending Engineer, 4th Circle, H.P.P.W.D., Shimla.
- 3. Sh. Ramesh Chand Gupta, Superintending Engineer (Design) Headquarters, H.P. P.W.D., Shimla.
- The above officers shall be on probation for a period of two years.
- 3. The Governor, is further pleased to order the transfers and postings of the following Chief Engineers of Public Works Department, with immediate effect, in public interest:—
 - Sh. S. K. Sharda, Chief Engineer (Central Zone) Mandi is transferred and posted as Chief Engineer (South Zone). Shimla.

राजधन, हिमाचल प्रदेश, 5 अप्रैल, 2003/15 चेन, 1925

 Sh. Partan Singh Dogra, on promotion is posted as Chief Engineer (Central Zone) Mandi vice Sh. S. K. Sharda.

4

- Sh. Satish Sagar, on premotion, is posted as Chief Engineer (National Highways) H.P. P.W.D., Shimla.
- Sh. Ramesh Chand Gupta, on promotion, is posted as Chief Engineer (Design) H.P.P.W.D., Shimla.

Shimla-171002, the 15th March, 2003

No. 1-15/73-Dp-Apptt.-(2003).—The Governor, Himachal Pradesh is pleased to order the transfer of Shri Romesh Chand Kapil, IAS (HP:90), Managing Director, H. P. State Co-operative Bank Ltd., Shimla and to post as Director of Food & Supplies, Himachal Pradesh with immediate effect in public interest.

By order,

R. BHATTACHARYA, Chief Secretary.

EDUCATION DEPARTMENT

NOTIFICATION

Shimla-2, the 2nd January, 2003

No. Shiksha-II-Chha(5)-6/99-L.—The Governor, Himachal Pradesh is pleased to order the upgradation of Government Sr. Secondary Schools, High Schools and Government Middle Schools subject to the condition that these Schools will be made functional from the year 2003-2004.

Name of the District	GSSS	GHS	GMS
1. Mandi	Urla	1. Bakhrot	1. Bhian
2. Una	Jawar	2. Nanj	2. Basahi

The above schools shall become functional during 2003-2004 only if suitable accommodation asper norms of the Education Department is handed over to the Government free of cost by the local people of the area.

Sd/-Under Secretary.

CORRIGENDUM

Shimla-2, the 7th January, 2003

No. Shiksha-II-Chha(5)-6/98-L.—In this Department notification of even number dated 16-12-2002, 1) e following corrections are made as under:—

Read Govt. High School, Sawana instead of GHS, Sarwara, District Kangra appearing at Sl. No. 1 in District Kangra of the notification regarding upgradation of Govt. High Schools.

The other terms and conditions will be the same as contained in this department notification referred to above.

By order,

Sd/-Secretary.

FOREST DEPARTMENT

ORDER

Shimla-2, the 22nd November, 2002

No. FFE-A(B)10-1/99. — Whereas Shri Jagdish Chandra Pant, Forest Ranger (Retired as A.C.F.) while working on deputation with the Municipal Corporation, Shimla was involved in a case F. I. R. No. 4/87, dated 24-3-1987 (Superintendent of Police, Anti Corruption Zone, Shimla). A prima facte case was made out against him under section 14/30 (3) H. P. S. C. P. Act. 1983 (5) (2) of PC Act of 1947 and 120-B 120/447/379 IPC.

Whereas the Principal Chief Conservator of Forests had issued prosecution sanction vide order dated 24-4-1985 in respect of Shri Pant.

Whereas he retired from service on 31-1-1999 on attaining the age of superannuation but in view of his involvement in the above criminal case his pensionary benefits were withheld by this department under Rule 68 of C. C. S. (Pension) Rules, 1972, and Rule 39 (3) of C. C. S. (Leave) Rules, 1972.

Whereas the case was considered by the Hon'ble Court of Special Judge (Forest) on 17-3-1999 and charges were framed against him on 25-8-2001 by the Hon'ble Court.

Whereas Shri Pant filed Revision Petition before the Hon'ble High Court which vide its Order dated 19-8-02 quashed and set aside the charges framed against him on 25-8-01 passed by the Hon'ble Special Judge (Forests). It was directed by the above order that the Hon'ble Special Judge (Forests) will re-examine the matter on the basis of materials which are on file and proceed further to re-examine the case regarding framing of charges.

Whereas the prosecution has reported and worked out no monetary loss so, far as Shri J. C. Pant is concerned.

And whereas the orders dated 25-8-2001 and 19-8-2002 passed by the Hon'ble Special Judge (Forests) and the Hon'ble High Court respectively have been examined in detail at Government level and it has also been found that the charges against Shri J. C. Pant were framed after his retirement and he did not stand chargesheeted at the time when he was in service and that no monetary loss caused by him has been worked out.

Therefore, in view of the facts and circumstances of the case and Orders of the Hon'ble Himachal Pradesh High Court quashing the charges framed against Shri J. C. Pantafter his retirement, the Governor of Himachal Pradesh is pleased to order to release all the withheld retiral benefits of Shri J. C. Pant, H. P. F. S. (Retd.).

NOTIFICATIONS

Shimla-2, the 27th November, 2002

No. FFE-A (B) 6-3/99-Loose,—In partial modification of this department's notification of even number dated 14-11-2002, the Governor, Himachal Pradesh is pleased to order the cancellation of transfer and posting of S/Shri R. C. Bergal, I F S C F (W. L.) Dharamshala as C. F. Chamba and Arvind Kumar, I. F. S., C. F. Chamba as C. F. (W. L.) Dharamshala in the public interest with immediate effect.

Shimla-2, the 28th November, 2002

No. FFE-A (B) 6-1/99-Loose-I.—The Governor, Himachal Pradesh is pleased to order the transfer and posting of the following H. P. F. S. officers in the public interest with immediate effect:—

Sl. Name of the From To
No. Officer

1. Shri R. K. A. C. F., Dehra A. C. F. Una
Kaushal.

2. Shr Rameshwar A. C. F., Una S. D. M., H.P. Chander. S. F. C. Una.

The above officers shall relinquish their charge and assume new assignments immediately under intimation to this department.

Shimla-171002, the 23rd December, 2002

No. FFE-A(B)6-3/99-Loose.—In partial modification of the notification No. FFE-A(B)6-3/99(Loose) III dated Shimla-2, the 9-12-2002, regarding transfer and posting of IFS officers, the posting at SI. No. 1 in the *ibid* notification may read as follows;

Sl. No. Name of Officer From To

1. Sh. Mohinder Pal CF(Projects)

Advisor (Forestry) in Policy
Analysis and
Pianning Unit
(PAPU) set-up
in the o/o Chief
Secretary, to the
Govt. of H. P.

Shimla-2, the 31st December, 2002

No. FFE-A(B)6-3/94-11. The Governor, Himachal Pradesh is pleased to order the retirement of the following Supdt. Grade-I of the Forest Department after attaining the age of superannuation on the dates shown against their names.—

Sl. No. Name of Officer Date of retirement

1. Sh. Puran Chand

2. Sh. Bansi Lal 31-12-2002

Shimla-171002, the 3rd January, 2003

31-12-2002

No. Van (Kha)3-10/78(Estt.).—The Governor, Himachal Pradesh is pleased to accord ex-post-facto sanction of the grant of 140 days earned leave w.e.f. 01-12-1996 to 19-04-1997 with permission to suffix Sunday on 20-04-1997 in favour of Shri M. B. Srivastava, IFS, Dy.CF(HQ) o/o Pr. Chief Conservator of Forests, H.P. subject to the verification of the leave title.

It is certified that Sh. M. B. Srivastava, IFS, has joined at the same place & post from where he proceeded on the above earned leave after availing the same.

Shimla-2, the 6th January, 2003

No. Van-A(F)6-2/92-Vol-I(Loose).—In continuation of this department notification No. Van-A(F)6-2/92, dated 13-4-99, the Governor, Himachal Pradesh is pleased to extend the period/terms of existing constituted Himachal Pradesh State Land Use and Wastel and Development Board from April, 2002 to April, 2003.

Shimla-2, the 17th January, 2003

No. FFE-A(B)6-8/2001.— The Governor, Himachal Pradesh is pleased to order that Sh. Jang Bahadur, HPFS, SDM HPSFC, Hamirpur in addition to his own

duties, shall hold the charge of T.A. to Addl. Pr. CCF (PFM) at Hamirpur till further orders for which he shall not be entitled for any remuneration.

Sh. Jang Bahadur shall assume the above additional charge immediately under intimation to this department.

Shimla-2, the 20th October, 2003

No. Fts.I(B)7-2/87.—The Governor, Himachal Pradesh is pleased to grant Junior Administrative Grade of Rs. 12000-375-16500 to the following IFS officers having Year of Allotmentas 1994 with effect from 01-01-2003:—

Sl. No. Name of Officer

. Sh. Sushil Kumar, DFO, Nalagarh

2. Sh. R. K. Gupta, DFO, Sundernagar 3. Sh. Anil Thakur, DFO, Nahan

4. Sh. O.P. Solanki, DFO (WL) Chamba

Sh. R.S. Banial, DFO, Rajgarh

6. Sh. K.D. Sharma, DCF, HFRI, Shimle 7. Sh. Anil Vaidya, DFO, Rampur

8. Sh. Nagesh Kumar, DFO, Shimla

The Governor, Himachal Pradesh is further pleased to order that the pay of the above officers shall be fixed

to order that the pay of the above officers shall be fixed accordingly in the Junior Administrative Grade.

ORDER

Shimla-2, the 31st January. 2003

No. FFE-A(B)3-21/99.— Whereas Sh. Satya Dev Sharma, HPFS (adhoc) while working as Range Officer Throch Range of Chopal Forest Division was involved in a criminal case viz. FIR No. 69/77, dated 25-10-1977 which was split into more than 30 FIRs and he was made accused in 19 FIRs. All these cases except 4 FIRs No. 100/77, 101/77 102/77 and 104/77 and case No. 37-S/7 of 1993 were decided before 1986.

Whereas due to his involvement in the above cases, the Departmental Promotion Committee meetings held on 23-8-86, 13-9-95, 2-5-96, 29-12-98, 26-5-2000, 16-6-2000 and 28-9-2002 had placed assessments in his respect in sealed cover. Therefore, he was not recommended for promotion to HPFS till 8-2-99 and his ad hoc services in the HPFS after 8-2-99 were not regularised.

Whereas the Hon'ble Special Judge (Forests), Shimla vide his judgements dated 30-6-2001, 31-7-2001, 20-10-2001, 19-10-2001 and 25-2-1997 in FIRs No. 100/77, 101/77, 102/77. 104/77 and case No. 37-S/7 of 1993 has acquitted all the accused including Sh. Sharma. However, the Vigilance Department Government of Himachal Pradesh has agitated the acquittal orders by filing appeal before the Hon'ble High Court of Himachal Pradesh which had admitted the same. The Vigilance Department has neither obtained stay against the above acquittal orders nor the Hon'ble High Court of Himachal Pradesh stayed operation of the said orders;

Whereas since the Hon ble Special Judge (Forests) Shimla vide his above judgements has acquitted Sh. Sharma and there is no stay against the same, the sealed covers made in his respect have been opened by the competent authority in consultation with the Law Deptt., which has opined to open the sealed covers in terms of para 3 of the instructions dated 14-9-1992 of the Government of India as adopted by the Government of Himachal Pradesh;

Whereas the Departmental Promotion Committee meeting held on 23-8-1986 had recommended him for promotion to HPFS on officiating basis and to place his name below Sh. Kamlesh Oberoi, whose assessments are in scaled covers. However, due to enhancement in cadre strength of HPFS to 161 w.e.f. 19-12-1987, the officers recommended for officiating promotion by the above DPC have been promoted to HPFS on regular basis w.e.f. 19-12-987 vide Notification No. Fts. 1(B) 15-1/81-Pt-VI, dated 14-12-1989.

Now, therefore, on the recommendations of the Departmental Promotion Committee meeting held on 23-8-1986 as well as in terms of para 3 of the instructions dated 14-9-1992, the Governor, Himachal Pradesh is pleased to promote Sh. Satya Dev Sharma to HPFS on regular basis, w.e.f. 19-12-1987 on notional basis, and w.e.f. 8-2-1999 on actual basis, in accordance with provisions laid down in FR 17(1). His name is placed above Sh. S. S. Mehta, HPFS in the seniority list of HPFS officers as it stood on 1-1-1993.

The Governor, Himachal Pradesh is further pleased to order that the promotion orders of Sh. Sharma shall be subject to final decision in the cases pending against him before the Hon'ble High Court of Himachal Pradesh.

NOTIFICATIONS

Shimia-2, the 5th February, 2003

No. FFB-B-A(4)-5/94-Loose.-The Governor, Himachal Pradesh is pleased to accept the resignation of Capt. Atma Ram, Vice-Chairman of Himachal Pradesh State Forest Corporation Ltd. w.e.f. 5-2-2003 (F.N.) from the post of Vice Chairman, H. P. State Forest Corporation Ltd.

Shimla-2. the 22nd February, 2003

No. FFE-A(B)6-14/2002 (Estl.).—The Governor. Himachal Pradesh on the recommendations of the Departmental Promotion Committee meeting held on 31-1-2003 and with the approval of the H. P. Pbulic Serv.ce Commission, is pleased to promote the following Forest Rangers and HPFS (officiating/ad hac) officers to the post of HPFS (Himachal Pradesh Forest Service) on regular basis in the pay scale of Rs. 7220-220-8100-275-10300-340-11660 with immediate effect:

SI. Name of officer No.

S/Shri

- Gulab Singh Chandel Anil Kumar Mishra
- 3. Ramesh Chand Dhiman
- Labh Singh Thakur
- 5. Rajinder Kumar Sharma
- 6. Kiran Kumar
- 7.
- Pardeep Kumar Gupta
- 8. Sudhir Siwal 9.
- Lai Chand Patyal 10.
- Satish Gupta 11. Ram Nath
- 12. Birbal Vinayak
- 13. Satish Kumar Negi
- 14. Surinder Paul Singh
- 15. Prem Raj Mahajan
- Rajinder Prasad Sharma 16.
- 17. Som Dutt
- 18. Rajeev Kumar Bhalla 19.
- 20.
- Jeevan Lal Tank Jai Chand Katoch Ramesh Chander Goma 21,
- 22. Suresh Kumar Sen
- 23. Laig Ram Chauhan
- 24. Sant Ram Rana
- R. S. Jaswal . 25.
- Jaswant Kumar Dogra 26.

The above mentioned officers will be on probation for a period of two years.

The Governor, Himachal Pradesh is further pleased to order that the above-promoted officers shall function at their present places of posting and their posting orders shall be issued in due course.

The above promotions are subject to final decision of the Hon'ble Supreme Court of India in CWP Nos. 61/62 of 2002.

> · By order, Sd/-Principal Secretary.

GENERAL ADMINISTRATION DEPARTMENT

NOTIFICATIONS

Shimla-2, the 21st December, 2002

No. GAD(E)F(4)-8/98.— In exercise of the powers vested in him under Section 7(1)(e) of the H.P. Ex-Servicemen Corporation, Act, 1979, the Governor, Himachal Pradesh is pleased to appoint/nominate Major (Rotd.) P. C. Thakur, The Retreat, Fagli, Distt. Shimla-171004, Himachal Pradesh as non-official Director on the Board of Directors of H. P. Ex-Servicemen Corporation with immediate effect.

By order,

Sd/-Chief Secretary,

Shimla-2, the 17th March, 2003

No. GAD-E (F) (4)-8/98.—In exercise of the powers vested in him under Section 7 (2) of the Himachal Pradesh Ex-servicemen Corporation Act, 1979, the Governor, Himachal Pradesh is pleased to appoint Lt. Col. Mohinder Singh (Retd.), V & PO Nangal Jarialan, Tehsil Amb, District Una as Chairman-cum-Managing Director of Himachal Pradesh Ex-servicemen Corporation, Hamirpur with immediate effect on the terms and conditions as already incorporated vide this department notification of even No. dated 20th October, 1998 and 6th March, 1999.

Col. Chet Ram Chauhan (Retd.), Chairman-cum-Managing Director, H.P. Ex-servicemen Corporation Hamirpur will stand relieved of this assignment as Chairman-cum-Managing Director, H.P. Ex-servicement Corporation, Hamirpur, from the date Lt. Col. Mohinder Singh (Retd.) takes over as such.

> By order, R. BHATTACHARYA, Chief Secretary.

GOVERNOR'S SECRETARIAT. HIMACHAL PRADESH, RAJ BHAWAN, SHIMLA-171002

NOTIFICATION

Shimla-2, the 25th March, 2003

No. 22-1/71-GS.—The Governor, Himachal Pradesh is pleased to promote Shri Devi Singh Gautam, Section Officer on adhoc basis of Governor's Secretariat as Section Officer (Class-1, Gazetted) on regular basis in the pay scale of Rs. 7220—11660+Rs. 400/- Secretariat Allowance with immediate effect.

He will be on probation for a period of two years.

Secretary to Governor Himachal Pradesh.

HOME DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 26th August, 2002

LLR-B(4)27/82.—The Governor, Himachal Pradesh is pleased to order that Shri Rangila Ram Dhiman, Assistant District Attorney, Prosecution Department, Himachal Pradesh, shall retire from Government service, at his own request w.e.f. afternoon of 30th November, 2002, under the provisions of Himachal Pradesh Civil Services (Pre-mature retirement) Rules, 1976.

By order,

Sd/-

ACS-cum-Secretary (Home).

Shimla-2, the 11th September, 2002

No. Home (Prose.) B(6)3/01.—The Governor. Himachal Pradesh is pleased to stay the transfer orders of Shri Hoshiar Singh, Assistant District Attorney from Lahaul & Spiti at Kullu to Bilaspur, issued vide this department notification of even number, dated the 28th August, 2002, with immediate effect, till December, 2002

> By order, Sd/-Secretary(Home).

Shimla-171002, the.....

No. Per. (A-I)A(2)-2/90-II.—In exercise of the powers vested in him under sub-section (I) of the Section 20 of the Code of Criminal Procedure, 1973, the Governor, Himachal Pradesh is pleased to appoint Shri Dhan Bir Thakur, Tehsildar (UT) at Tehsil Shimla (Urban) to be executive Magistrate with the powers of Executive Magistrate under the said code to be exercised within the local limits of Tehsil Shimla (Urban), Shimla with immediate effect. However, in view of the instructions contined in the H.P. Govt's. Letter No. Home-B(B)12-5/81, dated 4-12-1984 and 28-12-1984 further, he shall not take cognizence of, inquire into and try the cases arising under Criminal Procedure Code which involve recording of evidence, shifting of evidence, application of mind and issue of orders etc. He shall cease to function as Executive Magistrate on his transfer out of this jurisdic-

> Sd/-Chief Secretary,

Shimla-2, the 6th January, 2003

No. Home-B(B)6-1/94.—The Governor. Himachal Pradesh is pleased to order that Sh. R. S. Rana, Deputy Commandant General, Home Guards shall stand retired from Government service on attaining the age of superannuation on 31-1-2003(A. N.).

By order,

ARVIND KAUL, Principal Secretary,

Shimla-171002, the 8th January, 2003

No. Home-D(B-2)-2/88.—The Governor, Himachal Pradesh is pleased to order promotion of Sh. Gyneshwar Singh, IPS (HP-99) batch from Junior Time Scale of IPS to the Senior Time Scale of IPS in the Pay Scale of Rs. 10000-15200 w.e.f. 1st January, 2003.

By order,

RAJINDER BHATTACHARYA, Chief Secretary.

Shimla-2, the 8th January, 2003

No Home-B(B)6-1/2002-Loose.—The Governor, Himachal Pradesh is pleased to order the transfer of Sh. B. S. Kanwar, Commandant Home Guard from 6th Battalian Mandi to 2nd Battalian Shimla against vacant post in condonation of short stay with immediate effect in public interest.

The Governor of Himachal Pradesh is further pleased to order that the Commandant, Kullu will hold the charge of Commandant, 6th Battalian Manditill further order.

12 1 . .

With the tory

By order,

ARVIND KAUL, Additional Chief Secretary-cum-Secretary.

HORTICULTURE DEPARTMENT

NOTIFICATIONS

Shimla-2, the 7th August, 2002

No. Udyan-Cha(5)16/87-II.—In partial modification of this Department notification of even No. dated 13-7-1998 vide which the Official and Non-Official Directors were nominated on the B.O.D. of Agro-Industrial Packaging India Ltd., the Governor, Himachal Pradesh is pleased to substitute and re-notify the Official Directors thereof at Sl. No. 5 to 9 as under:-

Official Members :-

- Principal Secretary (Horticulture) to the Govt. of Himachal Pradesh, Shimla-2.
- 6. Principal Secretary (Finance) to the Government of Himachal Pradesh, Shimla-2.
- 7. Principal Secretary (Inds. & IT) to the Government of Himachal Pradesh, Shimla-2.
- Director of Horticulture, Himachal Pradesh, Shimla-2.
- 9. Managing Director, Agro-Industrial Packaging India Ltd., Nigam Vihar, Shimla-2.

Shimla-2, the 22nd August, 2002

No. HTC-B(15)-3/99.—The Governor, Himachal Pradesh is pleased to order that the following officers of the Horticulture Department shall retire from Govt. service on the dates mentioned against their names on attaining the age of their superannuation:-

Sl. No	Se rit N	ty	Name, design posting of	gnation and the officers	Date of Birth	Date of retire- ment
	21	S/Sh		Dharana	21 1 45	21 1 02
1.	31	Ved	Prakash	Bhargava,	31-1-43	31-1-03

- D. D. H. Solan. 5-1-45 31-1-03 Shiv Ghadra, Project Co-2. 63
- ordinator, Bajaura(Kullu).
- 10-3-45 31-3-03 Mohar Singh, DHO-Kullu 102 Subhash Chand Bhardwaj, 8-4-45 30-4-03 SMS, Ani.
- Kailash Nath Ojha, SMS 5-8-45 31-8-03 5. 83 Rohru.

Shimla-2, the 20th September, 2002

No. HTC-B(6)-1/97.—The Governor. Himachal Pradesh is pleased to order that Shri Hiru Ram Sharma, Superintendent Grade-I. Directorate of Horiculture. H. P. Shimla-2, will lookafter the current charge of the post of Administrative Officer of the Horiticulture Department in addition to his own duties with immediate effect in public interest till 30-09-2002 (A.N.).

2. Shri Sharma will not be entitled to any financial benefit, seniority or continuation of charge of the post of Administrative officer of the Horticulture Department.

Shimla-2, the 25th September, 2002

No. HTC-B(2)-10/97-II.—The Governor, Himachal Pradesh in partial modification of this Department Notification No. HTC-B(6)-3/98, dated 30-08-2000, is pleased to order the placement/posting of Shri K. N. Bhardwaj D.H.O. to the rank of Deputy Director of Horticulture & its equivalent posts with effect from the date of his joining as such at Kullu.

Shimla-2, the 25th September, 2002

No. HTC-B(6)-1/02.—The Governor. Himachal Pradesh in partial modification of this Department Notification No. HTC-B(6)-1/02(Gen), dated 14-6-2002, is pleased to order the cancellation of transfer orders in respect of Shri Madan Singh Thakur, HDO from Dev. Block, Theog (Shimla) to PCDO-Chopal (Shimla) with immediate effect in public interest.

2. The above H.D.O. is directed to report for duties in view of above orders accordingly and send compliance report in this behalf to the Govt. at the earliest possible.

Shimla-2, the 7th October, 2002

No. HTC-B(6)-1/02(N).—The Governor, Himachal Pradesh, is pleased to order the transfer and posting of Shri Naresh Kumar, HDO, from Plant Protection Centre, Thanedhar (Shimla) to Dev. Block, Karsog (Mandi) against vacancy, relieving Shri Tek Chand, HDO, Plant Protection Centre, Churag (Mandi) of the additional charge ordered vide this department notification No. HTC-B(6) -3/98, dated 6-9-02 with immediate effect without T.T.A. & Joining Time.

2. The above H.D.O. is directed to report for duties at the new place of his posting and send compliance report to the Govt. at the earliest possible.

Shimla-2, the 19th October, 2002

No. 38-49/74-Hort. Sectt.-II.—The Governor, Himachal Pradesh is pleased to appoint Shri Vivek Pathania, Village Haripur Basa, Tehsil Dehra, District Kangra, H.P. as Director (non-official) on the Board of Directors of Himachal Pradesh Horticulture Produce Marketing and Processing Corporation Ltd. in accor-

dance with Article 128(a) read with Article 131 of the

Memorandum and Articles of Association of H.P.M.C.

By order, S. S. PARMAR, Principal Secretary (Hort.).

Shimla-2, the 22nd October, 2002

No. 38/98,69-Agr. Sectt.-II.— In continuation of this Department notification of even No. dated 10th September, 2002, the Governor of Himachal Pradesh is pleased to order the following allowances/facilities to Sh. Ramesh Sharma, as vice Chairman of Himachal Pradesh Agro Industries Corporation Ltd.:—

- (I) Daily allowance @ Rs. 150/- per day while on tour will be admissible to the Vice-Chairman.
- (11) He will be provided with rent free semi-furnished accommodation or in lieu thereof the House Rent Allowance @ Rs. 2500/- will be admissible to him. The H.P. AIC will pay the House Rent Allowance including furniture charges. In case, his services are ceased by the Govt. or Govt. thinks that his services are no longer required then he will have to vacate the said residential accommodation within 15 days from the date of termination orders. Furniture charges will not be admissible in the event of payment of House Rent instead of accom-
- (III) Actual expenditure of electricity/water in the accommodation will be borne by the Corporation.

modation.

- (IV) He will be provided with Car facility and expenditure of which shall be borne by the Corp. or in lieu of this the conveyance charges @ Rs. 500/- per month will be admissible to him.
 - (V) The Vice-Chairman will be entitled for hospitality allowance @ Rs. 800/- P.M.

- (VI) He will be provided with the telephone facility in office/residence by the Corporation.
- (VII) (1) He will be entitled for free medical allowance as per the rules of the Corporation.
 (2) He will be controling officers for countersigning his own T.A./D.A. bills and tour programmes.
 (3) His bills will be prepared by the Corporation.
- (VIII) He will be entitled for remuneration of Rs. 3000/- P.M.
 - (IX) He will be entitled for Mileage allowance (Road Mileage) @ Rs. 2.50/- Per Km. (Hilly area) and @ Rs. 2.00/- Per Km. (plain area) if proceeded on tour by his private vehicle.

By order, Sd/-Principal Secretary,

Shimla-2, the 30th October, 2002

No. HTC-B(6)-1/01. The Gvernor, Himachal Pradesh, on the recommendations of the Departmental Promotion Committee is pleased to promote Sh. Puran Chand Mehta, Superintendent Grade-II in the o/o the Distt. Horticulture Officer, Solan, to the post of Superintendent Grade-I (Class-II, Gazetted) in the pay scale of Rs. 7220-220-8100-275-10300-340-11660 on regular basis with immediate effect.

- 2. Sh. P. C. Mehta shall be on probation for a period of two years from the date of his joining as such.
- 3. The Governor of Himachal Pradesh is further pleased to order the posting of Sh. P. C. Mehta, Superintendent Grade-I, in the Directorate of Horticulture, Himachal Pradesh, Shimla-2 against vacancy with immediate effect in public interest. He will be entitled for T.T.A. and Joining time as admissible under the
- 4. The above officer is directed to report for duties at the new place of his posting immediately and send compliance report to the Govt. at the earliest possible.

Shimla-2, the 31st October, 2002

No. HTC-B(3)-16/98.—The Governor, Himachal Pradesh is pleased to order that Shri V. K. Prinja, H.D.O. of the Horticulture Department shall retire from Govt. service with effect from 31-10-2002 (A.N.) on his request for voluntary retirement.

Shimla-2, the 16th November, 2002

No. HTC-B(6)-1/02(SKS).—The Governor, Himachal Pradesh is pleased to order the transfer and posting of Shri Satish Kumar Sharma, HDO, from Kandi Project, Nalagarh (Solan) to Kandi Project, Bhadroya (Indora Kangra) with immediate effect without T.T.A. & Joining Time.

2. The above H.D.O. is directed to report for duty at the new place of his posting and send compliance report in this behalf to the Govt. through proper chennel.

Shimla-2, the 1st January, 2003

No.38-49/74-Hort.Sectt.-II.—The Governor, Himachal Pradesh is pleased to appoint Shri Manoj Kumar r/o Jakhoo, Tehsil & District Shimla, Himachal Pradesh as Director (non-official) on the Board of Directors of Himachal Pradesh Horticulture Produce Marketing and Processing Corporation Ltd. in accordance with Article 123(a) read with Article 131 of the Memorandum and Articles of Association of H.P.M.C.

In partial

June 2002.

P.P. Centre.

Shimla-2, the 10th January, 2003

HTC-B(2)-30/99(KS). -The Governor. No. Himachal Pradesh is pleased to place the services of Shri Kirpal Singh, HDO, Dev. Block, Nurpur(Kangra) at the disposal of the Deputy Commissioner-cum-Chief Executive Officer, District Rural Development Agency, Kinnaur for posting him as Assistant Project Officer (watershed) in Kinnaur District on secondment basis for a period of one year in the first instance subject to the condition that he will join back in his parent de-partment in a same capacity as at the time of his reliev-

The above HTC is directed to report for duties at the new place of his posting and send his compliance report to this department accordingly.

ing from this department.

Shimla-2, the 10th January, 2003

	No.				Governor,
Hin	nachal P	radesh	is pleased to	order the	transfer and
pos	tings of	follow	ing H.D.C	s. in the	Herticulture
Dep	partment	with in	imediate effe	ect in public	c interest:-
C1	NI	- 6	Enom	Т-	Domarks

Sl. Name of	From	То	Remarks
No. H.D.Os. 1 2	3	4	5

S/Shri: 1. Rakesh Kumar U/T from

Goyal.	PCDO-Tabo	Bagsaid	modifica-
•	(L & S)	(Mandi)	tion of
	to DB-	vice Shri	this Dep-
	Kandaghat	Om Dutt	artment
	(Solan).	H.D.O.	notifica-
	` /		tion No.
			HTC-B(6)
			1/02 (Gen)
			dated 14th

2. Om Dutt P. P. Centre, PCDO-Tabo Bagsaid (L&S) vice Sl. No. I & (Mandi) vice-versa

The above H.D.Os. are directed to report for duties at the respective new places of their postings immediately and send compliance report in this behalf to the Govt. at the earliest. The above H.D.Os. shall be entitled for T.T.A.& Joining Time as admissible under the rules.

basis.

Shimla-2, the 18th January, 2003

HTC-B(6)-1/2002(VKS).—The Governor, Himachal Pradesh is pleased to order the transfer and posting of Shri Vinod Kumar Sharma, H.D.O. from Dev. Block Nalagarh, Distt. Solan to Development Block Jhanduta, Distt. Bilaspur against vacancy without T.T.A. & Joining Time.

Shimla-2, the5th February 2003

38/98/69-Agr. Sectt.-I .- The Governor, Himachal Pradesh is pleased to order that the resignation dated 4-02-2003 submitted by Sh. Ramesh Sharma, Village Nagwain, District Mandi from the post of Vice Chairman, H.P. Agro Industries Corporation Itd. is hereby accepted with immediate effect,

By order, S.S. PARMAR. Principal Secretary (Hort.),

INFORMATION AND PUBLIC RELATIONS DEPARTMENT

NOTIFICATIONS

Shimla-2, the 9th August, 2002

No. Pub. B. 2(1)86. The Governor, Himachal Pradesh on the recommendation of the Departmental Promotion

Committee and in consultation with the H. P. Public Service Commission is pleased to promote the following Assistant Public Relations Officer, Class-Ilnon-Gazetted to the post of Distt. Public Relations Officer/Informa-tion Officers, Class-I Gazetted in the pay scale of Rs. 7220-11660 in the department of Information & Public Relations on regular basis with immediate effect:-

- 1. Sh. Babu Ram Chauhan.
- 2. Sh. Ranjit Singh.

The Governor, Himac hal Pradesh is further pleased to promote Shri Pawan Kumar, APRO, Class-II non-gazetted to the post of District Public Relations Officer/Information Officer Class-I Gazetted in the pay scale of Rs. 7220-11660 on officiating basis with imme-

However, Shri Pawan Kumar, Information Officer will revert to his substantive post of APRO in the event of repatriation of Sh. Satish Dhar, Information Officer from deputation with the CWC, New Delhi.

All the aforementioned Officer will be on probation for a period of 2 years in the first instance.

All the above mentioned Officers will be looking after their present assignments till further orders in this regard.

By order,

Sdi-Secretary.

Shimla-2, the 14th August, 2002

No. Pub. B(9) 2/85.—The Governor, Himachal Pradesh on the recommendation of the Departmental Promotion Committee is pleased to order the confirmation of the following officers on the post of Distt. Public Relations Officer/Information Officer, Class-I Gazetted in the pay Scale of Rs. 7220-11660 in the department of Information & Public Relations, H.P. with immediate effect :-

- Shri Girdhari Lal, Mahajan, Dy. Director.
- Smt. Arti Sood, I.O. 2 Sh. Pradeep Kumar, DPRO.
- Sh. Dharmender Thakur, DPRO.

By order,

BHIM SEN. Secretary.

Shimla-2, the 19th August, 2002

supersession of Pub-B(3)1/95.—In department notification of even Number dated 16-5-02 The Governor, Himachal Pradesh is pleased to repatriate the services of Shri Satish Dhar, Information Officer from deputation with the Central Warehousing Corporation, New Delhi.

The Governor, Himachal Pradesh in pursuance of the decision of the Ministry of Rural Development, Government of India. New Delhi to engage the services of Shri Satish Dhar, Information Officet, Class-1 Gazetted as Advisor (Media in CAPART is further pleased to place the services of Shri Satish Dhar, Information Officer Class-I Gazetted at the disposal of Council for Advancement of People's Action and Rural Technology (CAPART) (under the aegis of Ministry of Rural Development, Govt. of India, Lodhi Road, New Delhi) for a period of one year on the Terms and Conditions attached herewith immediate effect in public interest.

Stri Satish Dhar, Information Officer is directed to join his new assignment and send joining report to the undersigned immediately.

1.0

Terms sand Conditions of Engagement of Shri SatishDhar:

- 1. The period of engagement of services of Shri Satish Dhar as Advisor (Media) will be one year.
- During this period Shri Satish Dhar will be paid a consolidated remuneration of Rs. 22,000/- per month (fixed).
- That the present engagement period can be renewed further by mutual consent.
- T.A. Advisor (Media) will be entitled to travel allowance as per the Council's travel allowance rules applicable to the Group 'A' category staff of CAPART.
- Deductions from the consolidated remuneration will be effected on the basis of the authorization by Shri Satish Dhar and credited to the agencies as per the authorization.

Shimla-2, the 16th September, 2002

No Pub.-B-(6)-1 2002.—The Governor, Himachal Pradesh is pleased to order the transfer and posting of the following Deputy Director, Class-I gazetted in the department of Information & Public Relations, H.P. with immediate effect in public interest:—

Na	ime of he officer	form	To
	Sh. N. S. Badhan	PLO Chandigarh	

- Sh. Rajinder Rajan Dharamshala Shimla at Headquarter.
- 3. Sh. Sudesh Shimla at Head- PLO Chandi-Bhalla quarter garh.

The aforementioned officer are directed to resume their duties on the new places of posting immediately and send joining reports to the undersigned.

Shimla-2, the 25th October, 2002

No. Pub-B(1)7/93.—In continuation of this department notification of even number dated 23-06-1995 and on the recommendation of the Departmental Promotion Committee the Governor, Himachal Pradesh is pleased to promote Shri Yadvinder Singh, Asstt. Editor, Class-II non-gazetted to the post of Editor, Class-I Gazetted in the pay Scale of Rs. 7220-11660 on regular basis with immediate effect.

Shimla-2, the 3rd December, 2002

No. Pub.-B(1)5/93-Loose.—In continuation of this department Notification of even Number dated 3-11-2001, the Governor, Himachal Pradesh is pleased to extend the ad hoc promotion of Shri Girdhari I.al Mahajan, Deputy Director, Class-I Gazetted w.e.f. 4-5-2002 to 13-5-2002.

Shimla-171002, the 9th December, 2002

No. Pub. A(4)-2/2002 The Governor, Himachal Pradesh is pleased to constitute the committee to administer the "Journalist Welfare Fund" as under:—

Chief Minister
Minister-in-charge of I&PR
Secretary (I&PR) to the Govt. of H.P.
Secretary (Finance) or his resperesentative.
Sh. Jai Kumar, President, H.P.
Journalist Federation.

Chairman
Vice Chairman
Member
Member

Sh. Ravinder Randev, President, Himachal Member Pradesh Union of Journalists.

Director (I &PR) Himachal Pradesh

Member Secretary.

2. The T. A. and D. A. to the non-official member of the above committee will be given as per the instructions issued by the Finance Department vide their letter No. FIN.-C-B(7)-14/98, dated 10-2-1999.

By order, # Sd/-Secretary.

Shimla-2, the 31st, January, 2003

No Pub-B(1)3/2001.— The Governor, Himachal Pradesh is pleased to allocate and entrust the following work of the department of Information & Public Relations to Sh. Keshav Narain. Additional Director under Rule 7 of Rules of Business:—

- (a) All publicity Literature.
- (b) Writing work for VIPs.
- (c) Giriraj/Himprastha.
- (d) Publication & Circulation wing.
- (e) D. D. O. powers/Budget allocation in respect of entire work mentioned above.

To look after the work Shri Keshav Narain will be provided one vehicle. He will be the overall incharge of Establishment for the Heads mentioned above.

The Governor, Himachal Pradesh is further pleased to declare Sh. Keshav Narain. Additional Director as Drawing & Disbursing Officer in respect of entire work mentioned above under Rule 1.26 of HPFR-Vol.-I under the following Head of Account with immediate effect.

Major Head-2220- Information & Publicity.

By order,

BHIM SEN,
Secretary.

Shimla-2, the 5th February, 2003

No. Pub.-B(13)1/91.—The Governor, Himachal Pradesh is pleased to order the retirement of Shri Ramesh Chand Sharma, District Public Relations Officer, Class-I Gazetted in the pay scale of Rs. 7220-11660. Deptt. of Information & Public Relations, H.P. from Govt. service w.e.f. 31-8-2003 (afternoon) after attaining the age of superannuation.

By o rder,

Sd/-Secretary.

IRRIGATION AND PUBLIC HEALTH DEPARTMENT

NOTIFICATION'S

Shimla-2, the 31st July, 2002

No. IPH (A)-2B (6)-37/97.—On the recommendations of the Departmental Promotion Committee, the Governor, Himachal Pardesh is pleased to order the promotion of S/Sh L. R. Sharma, Executive Engineer (Officiating basis) and S. P. Lohia, Assistant Engineer (Mechanical) (Class-I-Gazetted) to the post of Executive Engineer (Mechanical) (Class-I Gazetted) in the pay scale of Rs. 12000—15500 on regular basis with immediate effect in the public interest.

- 2. The above Officers shall be on probation for a period of two years from the date of joining as Executive Engineer (Mech.).
- 3. The Governor, Himacha Pradesh, is further pleased to order the posting of Shri S. P. Lohia, Execitive Engineer (Mech.) in Irrigation & Public Health Mechanical Division, Baggi vice Shri A. K. Walia, Executive

EngiSnoer (Civil) with immediate effect in the public Shri L. R. Sharma, Executive Engineer interets, (Mech.) shall continue to function as such at Mechanical Division, Gagret.

- 4. The Governor, Himachal Pradesh is further pleased to order the transfer of Shri A. K. Walia, Executive Engineer (Civil) from I. P. H. Mechanical Division, Baggi to I. P. H. Circle, Nahan as Executive Engineer Design) against vacancy with immediate effect in the public interest.
- 5. The above officers will submit their chare report of relinquishment and assumption to this Department immediately.

Shimla-2, the 5th August, 2002

No. PBW-C (Spl. Cell) B-15-13/99.—Consequent upon the conversion of the post of Executive Engineer (Mech.) into Executive Engineer (Civil) IPH Division, Baggi, issued vide this Department Notification of even number dated 5-8-2002. The Governor, Himachal Pradesn is pleased to order the transfer of Shri S. P. Lohia, E. E. (Mech.), IPH Divssion, Baggi to IPH HQ Shimla in the office of Engineer-in-Chief and the transfer order of Sh. A. K. Walia, EE (Civil) who is under transfer from IPH Division, Baggi to IPH Circle, Nahan is cancelled, in public interest, with smmediate effect.

By order,

Sd/-

Principal Secretary.

वहद्देशीय परियोजनाएं एवं विद्युत विभाग ग्रधिसू चना

शिमला-2, 12 सितम्बर, 2002

संख्या विद्युत-छ-(5) 63/2001 --- यतः राज्यपाल, हिमाचल प्रदेश को यह प्रतीत होता है कि नेशनल हाईड़ोइलैक्ट्रिक पावर कारपोरेशन (एन० एच० पी० सी०) जो कि भूमि अर्जन अधिनियम, 1894 (1894 का पहला ग्रिधिनियम) की धारा 3 के खण्ड (सी 0 सी 0) के अन्तर्गत केन्द्रीय सरकार के स्वामित्व और नियन्त्रण के श्रधीन एक निगम है, के द्वारा अपने व्यय पर सार्वजनिक प्रयोजन हेतु नामत: गांव फाटी सोसन, कोठी कनावर, तहसील व जिला कुल्लू में पार्वती जल विद्युत परियोजना के निर्माण हेतु भूमि ग्राजित करनी भ्रवेक्षित है। भ्रतएव एतद्दारा यह अधिसूचित किया जाता है कि उक्त परिक्षेत्र में जैसा कि निम्न विवरणी में निर्दिष्ट किया गया है, उपरोक्त प्रयोजन के लिए भूमि का ग्रर्जन भ्रपेक्षित है।

- 2. भूमि प्रर्जन अधिनियम, की धारा 6 के उपबन्धों के अधीन इससे सम्बन्धित सभी व्यक्तियों की सूचना के लिए यह घोषणा की जाती है ग्रौर उक्त ग्रधिनियम की घारा 7 के उपबन्धों के ग्रधीन भू-ग्रर्जन ग्रधिकारी, कुल्लू को उक्त भृमि के ग्रर्जन के लिए ग्रादेश लेने का एतदद्वारा निर्देश दिया जाता है।
- 3. इसके ग्रतिरिक्त उक्त ग्रधिनियम की धारा 17 की उप-धारा-1 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, हिमाचल प्रदेश के राज्यपाल यह निर्देश देते हैं कि अत्यावश्यक मामला होने के कारण भू-ग्रर्जन अधिकारी, कुल्लू उक्त ग्रिधिनियम की घारा 9 की उप-धारा-1 के ग्रधीन सूचना के प्रकाशन के 15 दिन की ग्रवधि समाप्त होने पर पंचाट देने से पूर्व अक्टब्ट एवं कृषि भूमि का कब्जा ले सकता है।
- भूमि के रेखांक का निरीक्षण भू-ग्रर्जन समाहर्ता [उप-मण्डला-🔖 धिकारी (नागरिक)], कुल्लू, जिला कुल्लू, हिमाचल प्रदेश के कार्यालय में किया जा सकता है।

विव रणी जिला: कुल्ल

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कोठी कनावर	745	0	02	00
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प्रादेश द्वारा, हस्ताक्षरित/-सचिव ।

तहसील: कुल्लू

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Shimla-2, the 18th July, 2002

No. PBW (A) B (6)-30/2000.—The Governor, Himachal Pradesh, on the recommendations of Departmental Premotion Committee, is pleased to order the promotion of Shri Anil Bishwas, Executive Egineer, Himachal Pradesh, P. W. D. to the post of Superintending Engineer in the pay scale of Rs. 14300-18600 on officiating basis with immediate effect in the public interest, till further orders.

- 2. This officiating promotion shall not confer any right upon the officer for his regular promotion, continuation or seniority and the officer shall be reverted in case the incumbent senior to him and whose recommendations are presently pleaced in sealed cover, is also promoted to the post of Superintending Engineer (C).
- The promotion shall also be subject to final decision of following O. As. pending in Hon'ble Pradesh Adminsitative Tribunal/Himachal Pradesh High Court; --
 - OA No. 1686/93-Raj Kumar Sharma V/s State.
 - OA No. (D) 890/95-Sohan Lal Gupta V/s State.

 - 4.
 - OA No. 977/98-D.D. Gautam V/s State. OA No. 543/97- B. S. Azad V/s State. CWP No. 49/2000-State of Himachal Pradesh 5. V/s Shri Baljeet Singh Rajpal & others.
 - OA No. 550/2000-K. L. Mahajan V/s State.
- 4. The Governor, Himachal Pradesh is further pleased to order the posting of Shri Anil Bishwas, Superintending Engineer in Himachal, Pradesh P.W.D. HQ Shimla as SE (D-III) against vacant post with immediate effect in the publicinterest.

Shimla-2, the 20th July, 2002

No. P BW-A-A (1)-7/89-II.—The Governor, Himachal Pradesh is pleased to order the transfer of following surplus posts of ministerial staff from Land Acquisition Offices to Circle and Sub-Division offices by creation of posts and abolition of equal number of posts in Land Acquisition Offices with immediate effect;

S1. Name of post No.	No. of posts
1. Superintendent Grade-II:	
 Una Circle Elect. Circle, Shimla Solan Circle 	1 1 1
2. Sr. Assistant :	,
 N. H. Circle, Shahpur Trella Sub-Division Mech. Sub-Division Chamba Koti Sub-Divison N. H. Circle, Narkanda 	! 1 1 !

3. Peon:

1	Hamirpur		l
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2	Una		Ł
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3	Rohru		Ŧ
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Chowkidar:

4th Circle, Shimla 1. 2. Hamirpur

This issues with prior concurrence of Finance Department obtained vide their Dy. No. 1794-Fin.-F 2002, dated 20-6-2002,

Name of XEN

Shimla-2, the 9th September, 2002

No. 1-80/72-PWA-IV.—The Governor, Himachal Pradesh, on the recommendations of the Departmental Promotion Committee is pleased in order the promotion of Shri R. L. Badalia, Assistant Engineer (Mech.) to

the post of Executive Engineer (Mech.) Class-I (Gazetted) in the pay scale of Rs. 12000-15500 on regular bais, with immediate effect, in public interest.

- 2. The above Officer shall remain on probation for a period of two year;.
- 3. For fixation of his pay against the post of Executive Engineer (Mech.) he shall have to exercise option under FR (22) (1) a (i) within a period of one month from the date of issues of this order.
- The Governor, Himachal Pradesh is further pleased to order the transfer/posting of following Executive Engineer (Mech.), with immediate effect:-

From

To

without TTA.

1. Shri R. L. Badalia	on promotion	IPH/PW State Workshop (Nahan Foundary) Nahan vice Shri Ajay Sharma.
2. Shri Ajay Sharma	IPH/PW State Workshop (Nahan Foun- dry), Nahan	Mechanical Divn. H. P. P. W. D. Dharamshala aga- inst vacant post

Shimla-2, the 12th September, 2002 No. PBW (A) B (1)1/98.—The Governor, Himachal

Pradesh, on the recommendation of the Departmental Promotion Committee and in consulation with the Himachal Pradesh Public Service Commission is pleased to order the promotion of Shri Rameshwar Dutt Sharma Junior Engineer (Mech.) to the post of Assistant Engineer (Mech.) Class-I-Gazetted in the pay scale of Rs. 7800-13500 (with) a initial start of Rs. 8000/-) on regular basis, with immediates effect in public interst:-

- The above Officer will remain on probation for a period of two years.
- 3. For fixation of his pay against the post of Asstt. Engineer (Mech.), he shall have to exercise option under FR (22) (1) a (1) within a period of one month from the date of issue of this order.
- 4. The Governor, Himachal Pradesh is further pleased to order the posting of Shri Rameshwar Dutt Sharma on his promotion as Assistant Engineer (Mech.) in Machancial Sub Division (SBC). Bhattakufer (Shimla) against vacant post with immediate effect in public interest.

By order,

SUBHASH C. NEGI, Secretary.

SCIENCE AND TECHNOLOGY, DEPARTMENT H. P. SECRETARIAT, SHIMLA- 171002

NOTIFICATIONS

Shimla-2, the 9th May, 2001

No. EDN (S&T) A (4) 2/2000. In partial modification of this Department Notification No. STV (Env.) A (10) 3/93 dated 23-12-1993 regarding constitution of State Level Environment Monitoring Committee, the Governor, Himachal Pradesh is pleased to order:

- That Secretary APC-Branch, to the Government of Himachal Pradesh, shall be deleted
- 02. That the following shall be added as members of the above Committee:

as member of the above Committee.

- 01. General Manager, Chamera Stage-Il Hy-droelectric Project National, Hydropower Corporation (NHPC), District Chamba,
 - Himachal Pradesh. General Manager, Parvati Hydroelectric Project, N. H. P. C. Bhuntar, District Kullu,
 - Himachal Pradesh. 03. General Manager, Kol Hydroelectric Project,
 - N. T. P. C. Barmana, District Bilaspur, Himachal Pradesh. General Manager, Malana Hydroelectric
 - Project, District Kullu, Himachal Pradesh. 05. General Manager, Baspa Hydroelectric Project, Sholtu Colony, P. O. Tapri, District
 - Kinnaur, Himachal Pradesh.
- tor and oversee the environmental safeguards in respect of Bhabha, Baner and Ch. Stage-II Projects due to their completion. 04. That this Committee shall heneceforth monitor

03. That the above committee shall cease to moni-

- and oversee the environmental safeguards laid down by the Ministry of Environment and Forests, Government of India as a condition for Environmental Clearance, for the following, Hydrolectric Power Projects in the State with immediate effect :
 - Chamera Stage-II Hydroelectric Project, Chamba. Parvati Stage-I to III Hydroelectric Project. District Kullu.
 - 03. Malana Hydroelectric Project, District,
 - Kullu. 04. Kol Dam Hydroelectric Project District
 - Bilaspur. Largi Hydroelectric Project, District Mandi.
 - 06.Baspa Hydroelectric Project, District Kinnour.

Shimla-2, the 14th May, 2001

No. EDN (E&T) A (6) 1/94.—In partial modification of this department Notification of even number dated 31-10-1998, the Governor, Himachal Pradesh is pleased to order that the Member Secretary, State Council for Science, Technology and Environment shall function as Member-Secretary of the Executive Committee of the above Council in place of Special Secretary (Science & Technology) to the Government of Himachal Pradesh.

The Governor, Himachal Pradesh is further pleased to order that Special Secretary/Addl./Joint/Deputy/Under Secretary (S&T) to the Himachal Pradesh Government shall henceforth be the Member of the above Executive Committee of the Council.

By order,

DEV SWARUP, F. C.-cum-Secretary.

Shimla-2, the 5th December, 2001

No. STE-A (1)-4/2001. In continuation of this Department's Notification No. STV (S&T) J (4)-1/89 dated 3rd November, 2001 the Governor, Himachal Pradesh is pleased to prescribe the following terms and conditions of appointment in respect of Dr. Rajiv Bindel, M. L. A. who has been appointed as Chairman, Himachal Pradesh

State Environment Protection and Pollution Control Board. They shall be applicable from the date of assumption of charge by Dr. Bindal.

1. Free telephone facility, one in office and one at the residence will be provided by the Himachal Pradesh S. E. P. & P. C. B. (Telephone facility at residence is to be provided if no telephone has been provided by the Himachal Pradesh Vidhan Sabha):

Provided that the difference between the actual telephone charges and the telephone allowance admissible under the Himachal Pradesh Legislative Assembly (Allowances and Pension of Members) Act, 1971 in respect of the telephone provided by the Himachal Pradesh Vidhan Sabha shall be reimbursed by the H. P. S. E. P. & P. C. B.

- Secretariat assistance in the shape of Personal Staff will be provided by the Himachal Pradesh S. E. P. & P. C. B. from its existing strength.
- 3. Reimbursement of actual electricity and water charges at the residence minus Rs. 500/- P. M. will be borne by the Himachal Pradesh S. E. P. & P. C. B.
 - 4. One vehicle alongwith the services of the driver out of the sanctioned pool will be provided by the Himachal Pradesh S. E. P. & P. C. B.
 - 5. A sum of Rs 800 -P. M. shall be paid by the Himachal Pradesh S. E. P. & P. C. B. as Sumptuary Allowance.
 - 6. T. A./D. A. as also the road mileage allowance (while on tour in own vehicle) shall be borne by the Rimachal Pradesh S. E. P. & P. C. B. at the rates as per entitlement as Member of Legislative Assembly for touring in connection with the affairs of the Himachal Pradesh S E. P. & P. C. B. T. A. bills will, however require countersignature by the Secretary, Himachal Pradesh Vidhan Sabha, Dr. Bindal shall be his own Controlling Officer for claim of T. A./D. A. as Chairman.
 - 7. The accommodation provided to Shri Bindal by the Himachal Pradesh Vidhan Sabha shall be semi-furnished by the Himachal Pradesh S. E. P. & P. C. B.

On appointment of Dr. Bindal as Chairman, Himachal Pradesh S. E. P. & P. C. B. he shall be deemed to have been assigned the additional charge of the office of Chairman, Himachal Pradesh S. E. P. & P. C. B. and he shall also be entitled to all facilities from the Himachal Pradesh Vidhan Sabha in accordance with the provisons of the Himachal Pradesh Legislative Assembly (Allowances and Pension of Members) Act, 1971 in addition to above facilities.

By order, Sd/-A.C.S.-cum-Secretary.

Shimla-2, the 14th January, 2002

Pradesh, in exercise of the powers conferred under Section 40 (3) of the Water (Prevention and Control of Pollution) Act, 1974, and in accordance with the advise of the Comptroller and Auditor General of India. is pleased to appoint Lamba Vij & Co. (NROO 94) the firm (s) of Chartered Accountants, Wood Land House, New Land Estate, Circular Road, Shimla-171001, as the Auditors of Himachal Pradesh State Environment Protection & Pollution Control Board, Paryavaran Bhwan, Phase-III, New Shimla, Shimla-171009 to audit the accounts of the Board for the financial years 1998-99. 1999-2000 & 2000-2001.

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By order, AVAY SHUKLA, F. C.-cum-Secretary. Shimla-2, the 26th February, 2002

No. FDN (S&T) B (15)1/99-II.—In order to monitor the implementation of the provisions of the Persons with Disabilities (Equal Opportunities, Protection of Rights, Equal Participation) Act, 1995 the Governor, Himachal Pradesh is pleased to constitute a Departmental Committee in the following manner, in the public interest, with immediate effect.

1. Secretary (S&T) to the Government of Himachal Pradesh.

2. Member-Secretary, Himachal Member Pradesh State Council for Science, Technology and Environment, S. D. A-Complex, Kasumpati, Shimla-9,

3. Member Secretary, Himachal Member Pradesh State Environment Protection and Pollution Control Board, Paryavaran Bhawan, Below B. C. S. Phase-III, New Shimla, Shimla-9.

 Spl./Addl./Joint/Dy./Under Secretary (S&T) to the Government Secretary of Himachal Pradesh

The above Departmental Committee shall periodically monitor the implementation of the afforesaid Act in the Department of Science and Technology

By order,

Si/-F. C.-cum-Secretary.

नगर एवं ग्राम योजना विभाग

शिमला-2. 30 अक्तूबर, 2003

संख्या टी 0 सी 0 पी 0-एफ (5)-12/2002 — हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश नगर एवं ग्राम योजना श्रिधिनयम 1977 (1977 का 12) की धारा 67 की उप-धारा (1) द्वारा प्रदत शक्तियों का प्रयोग करते हुए, पण्डोह झील, विशेष क्षेत्र, जिसे सरकार की श्रिधिसूचना क्षेत्र संख्या टी 0 सी 0 पी 0-1-172/93, तारीख 6-9-1993 द्वारा इस रूप में अभिहित किया गया था, के लिए विशेष क्षेत्र विकास प्राधिकरण का निम्न प्रकार से गठन करते हैं:—

	•	
1	उपायुक्त मण्डी	ग्रध्यक्ष
2.	त्रतिरि क्त उ पायुक्त मण्डी	सदस्य
. 3.	वन मण्डलाधिकारी मण्डी	सदस्य
4.	वन मण्डलाधिकारी वन्य प्राणी संरक्षण मण्डल,	
	क्ल्लू	सदस्य
5.	प्रतिनिधि, मुख्य ग्रभियन्ता, भाखड़ा-ब्यास प्रबन्ध	
	बोर्ड, पण्डोह	सदस्य
6.	ग्रधिशासी ग्रभियन्ता, राष्ट्रीय उच्च यार्ग, पण्डोह	सदस्य
	मण्डी	
7.	ग्रिधिशासी ग्रभियन्ता, वी 0 एण्ड ग्रार ० मण्डी	सदस्य
8.	उप-मण्डलाधिकारी (नागरिक) मण्डी	सदस्य
9.	जिला पर्यटन ग्रधिकारी, मण्डी	सदस्य
10.	ग्रधिशासी ग्रभियन्ता. सिचाई एवं जन स्वास्थ्य मण्डी	सदस्य
11.	श्रिधशासी ग्रभियन्ता, हिमाचल प्रदेश राज्य विद्युत	
		777777

वोर्ड मण्डी सदस्य 12. जिला क्रीडा ग्रधिकारी सदस्य

13. महा प्रबन्धक उद्योग मण्डी सदस्य 14. प्रोजैक्ट ग्रधिकारी, डी0 ग्रार0 डी0 ए० मण्डी सदस्य

प्रोजैक्ट अधिकारी, डी० आर० डी० ए० मण्डा सदस्य
 प्रधान ग्राम पंचायत नागाधार सदस्य

16. प्रधान ग्राम पंचामत बान्दी सदस्य सदस्य एक्टोड सदस्य

17. प्रधान ग्राम पंचायत पण्डोह सदस्य

प्रधान ग्राम पंचायत सरोहा सदस्य
 प्रधान ग्राम पंचायत खोलानाल सदस्य

सहायक नगर योजनाकार मण्डी सदस्य सचिव।

आदेश द्वारा.

हस्ताक्षरित/-प्रधान सचिव।

राजपत्र, हिमाचल प्रदेश, ६ मप्रैल, २००३/15 चैत्र, 1925 1.1 [Authoritative English Text of the Department Notifica-Executive Engineer (B&R), Mandi Member tion No. TCP-F (5)-12/2002, Dated 30-10-02 as Required Under Clause (3) of Article 348 of the Sub-Divisional Magisterate. Member Mandi. Constitution of India]. District Tourism Officer, Mandi Member Executive Engineer (I&PH), Mendi 10 Member TOWN AND COUNTRY PLANNING DEPARTMENT Executive Engineer, H. P. S. E. Member NOTIFICATION B., Mandi. 12 District Sports Officer, Mandi Member Shimla-2, the 30th October, 2002 General Manager, Industries Meinber No. TCP-F (5)-12/2002. In exercise of powers con-Mandi. ferred by sub section (1) of Section-67 of the Himachal Project Officer, D. R. D. A. Member Pradesh Town and Countary Planning Act, 1977 (Act Mandi. No. 12 of 1977) the Governor of Himachal Pradesh is President, Gram Panchayat Member pleased to constitute Special Area Development Authority Nagdhar. for the Pandoh Reserv or Special Area designated as such President, Gram Panchavat Member vide the Government No. Awas-TCP-1-172/93, dated Bandhi. 6-9-1993 as under:-President, Gram Panchayat Member 1. Deputy Commissioner, Mandi Chairman Pandoh. 12 President, Gram Panchavat Saroa Additional Deputy Commissioner Member Member President. Gram Panchavat Member Mandi. Divisional Forest Officer Mandi Member Kholanal. 3. Divisional Forest Officer, Wild Assistant, Town Planner Mandi Member Member Secretary. Life, Kullu. Representative of Chief Engineer Member By order. B. B. M. B., Pandoh. Sd/-Executive Engineer, National Member Principal Secretary. High way, Pandoh. भाग-2- वैद्यानिक नियमों को छोड़कर विभिन्न विभागों के ग्रध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि उद्योग एवं सुचना प्रौद्योगिकी विभाग (भौमिकीय शाखा) नीलामी सुचना सर्व साधारण को सूचित किया जाता है कि जिला कांगड़ा की लघु खनिज खानों की नीलामी दिनांक 29-4-2003 को प्रातः। 11.00 वजे जिला परिषद् हाल, धर्म भाला, जिला कांगड़ा में की जाएगी । इच्छ्क व्यक्ति खानों के पूर्ण विवरण/शर्ती तथा खानों से सम्बन्धित म्रन्य जानकारी के लिए खिन अधिकारी, कागड़ा, (स्थित धर्मशाला) जिला कागड़ा से किसी कार्य दिवस में सम्पर्क करें। लघु खनिज खानों रेत, पत्थर व बजरी की नीलामी 3 वर्ष के लिए वाधिक बोली के ग्राधार पर की जाएगी, परन्तु खानों की वोली की स्वीकृति बोली राणि प्राप्ति के माधार पर प्रदेश सरकार की नीति अनुसार 1 से 3 वर्ष के लिए प्रदान की जाएगीं। **AUCTION NOTICE** It is inform to the general public that Minor Mineral quarries of Kangra District are being put to public auction on 29-4-2003 at 11.00 A.M. in the Zila Parisad Hall Dharamshala, District Kangra (H. P.). For detail information/terms and conditions of auction, may contact Mining Officer, Dharamshala on any working day. The auction of Sand, Stone & Bajri shall be for 3 years on the annual bid basis but sanction shall be given from 1 to 3 years, keeping in view the bid amount as per policy of the State Government. Sd/-Director. LIST OF MINOR MINERAL QUARRIES IN DIFFERENT SUB-DIVISIONS OF DISTRICT KANGRA, H. P. FOR AUCTION FOR THE YEAR, 2003 Sl. Name of Minor Mineral Quarry Name of Mineral Period No. 3 1 (i) Sub-Division Baijnath: 3 years Hared Binwa Sand, Stone & Bajri -do-Binwa Khad (Dhanag) -do (ii) Sub-Division Jaisinghpur: 3 years Jaisinghpur (Beas River) Sand, Stone & Bajri (iii) Sub-Diviston Nurpur: 3 years Thera Baloon Sand, Stone & Bajri 5. Bher Khad -do--do-(iv) Sub-Division Kangra: 6. Baner Khad (Kawari) Sand. Stone & Bairi 3 years 7. Mamooni-ii, iii -do--do-

-do-

-do-

8. Manjhi Khad, Khanyara

2 1 (v) Sub-Division Jawali:

9. Bhall Khad Sand, Stone & Bajri 3 years

(vi) Sub-Division Dehra:

10. Pragpur-i, ii

Sand, Stone & Bajri

3 years

नोलामी निम्नलिखित शर्ती के ग्राधार पर की जाएगी :---

 नीलामी विकय के नियम व शर्तें हिमाचल प्रदेश लघु खनिज रियायत संशोधित नियमावली, 1971 के अनुसार नीलामी स्थल प्रद उद्योपित की जाएगी।

बोली प्रतिवर्ष के ग्राधार पर दी जाएगी।

कोई भी व्यक्ति जो बोली देने के इच्छक हों वह पीठासीन ब्रधिकारी के पास 1,000/- रूपये ब्राग्निय धन रागि में त्रमा करवायेगा, जो बोली समाप्त होने पर बोलीदाताओं को वापिस कर दी जायेगी।

यदि कोई बोलीदाता बोली किसी लघु खनिज खान को दें परन्तु वांछित राशि उसी समय जमा न करे या बोली देने के उपरान्त भाग जाए उस स्थिति में उस द्वारा जमा की गई श्रीप्रम धनराशि जन्त की जाएगी और भविष्य में कम से कम तीन वर्ष के लिए प्रदेश में किसी भी स्थान पर ऐसा व्यक्ति बोली न दे जाएगा ।

जिन खानों को नीलामी हेतु प्रधिस्चित किया गया है उनके खसरा नम्बर या फिर सीमा चिन्ह की अनकारी इच्छक व्यक्ति। बोलीदाता सम्बन्धित खिन प्रधिकारी से प्राप्त कर सकता है। बोली केंद्रल उन्हीं खसरा नम्बर की होगी जो कि खिन ग्रधिकारी ने प्रस्तावित किथे हैं जिसका पूर्ण विवरण खिन ग्रधिकारी के कार्यालय से प्राप्त किया जा सकता है।

बोलीदाता बोली देने से पहले यदि चाहे तो वे अपनी मूची में अधिसुचित खानों का निरीक्षण कर सकते हैं।

पीठासीन ग्रधिकारी को ग्रधिकार दिए गये हैं कि वह विभिन्न खानों का एक समूह या एक खान के छोटे-छोटे भाग विना बताए कर सकता है। यदि इसमें सभी इच्छुक बोलीदाता की राय भी ली जाए तो उचित रहेगा।

बोलीदाता किसी भी जिला में खन्न से सम्बन्धित देय राशि का वकायादार नहीं होना चाहिए। यदि कोई बोलीदाता जो विभाग के बकायादार होने में दोषी पाया जाए, तो उसे नीलामी में भाग लेने की अनुमित नहीं दी जायेगी। यदि वकायादार नीलामी के मध्य बकाया राशि को जमा कर दें तो उस अवस्था में वह नीलामी में भाग ले सकेगा। यदि कोई बकायादार ब्यक्ति कोई खान बोली पर ले जिसका खन्न विभागको बाद में पतालगे तो उसे ग्रवस्था में उस व्यक्ति द्वारा जमा राशि वकाया राशि में समायोजित की जायेगी भौर खान को उसी दिन प्नः नीलामी किया जायेगा ।

रेत, पत्थर व बजरी ग्रादि की लघु खनिज खानों की ग्रवधि 3 वर्ष की होगी तथा स्लेट खानों के मामले में ग्रवधि 5 वर्ष होगी।

नीलामी पूर्ण होने पर परिणाम घोषित कर दिए जायेंगे भार अस्यायी तौर से चयन किए गये बोलीदाता निम्न तरीकों से नीलामी की बांछित राणि पीठासीन अधिकारी के पास अमा करवायेंगे।

बहां तक बोली की राशि 1,000/- रुपये प्रति वर्ष की दर से ग्रधिक होगी उस ग्रवस्था में उच्च बोलीदाता बोली की 25% शाश 11. णहा तक बाला के तीर पर तथा बोलने की 25% राशि पहली किस्त के रूप में जमा करवायेगा । विको कर उक्त राशि के म्रतिरिक्त भी उसी समय जमा करवाना पड़ेगा। प्रतिभृति राशि एफ 0 डी 0 म्रार 0 के रूप में मधिसूचित नीलामी मविध के मनुरूप ली जाएगी।

सरकार को प्रधिकार है कि वह उच्चतम बोली को बिना किसी कारण बताये स्वीकार या ग्रस्वीकार कर सकती है।

.13.ं सरकार को ऋधिकार है कि वह ठेके की भ्रविध वद्धा या घटा सकती है।

कोई भी खन्न कार्य पुल, राष्ट्रीय उच्च मार्गव राज्य मार्गसे ऋमशः 75 मी०, 60 मी० व लिंक रोड से 50 मी० की दूरी तक नहीं किया जायेगा । जो नीलामी के मध्य खिन अधिकारो/नीलामी यदि कोई ग्रन्य शर्त उद्घोषित करे वह भी मान्य होगी । 14.

बोली के दौरान यदि कोई बोलीदाता दुर्ध्यवहार करे तो पीठासीन अधिकारी को यह अधिकार होगा कि वह उस द्वारा जमा की गई प्रिमि राशि जब्त करते हुए उसे बोली में हिस्सा न लेने के लिए ध्रयोग्य घोषित कर सकता है।

बोली केवल उसी ग्रवस्था में स्वीकृत ग्रादेश सरकार से ग्रथवा किसी दूसरे सक्षम ग्रधिकारी द्वारा जारी किये जावें । स्वीकृति तिथि तक उच्च बोलीदाता को बोली के अनुपात में अतिरिक्त राशि जमा करवाने पर अल्प अविध परिमट लेना ही पड़ेगा। यदि उच्च बोलीदाता परिमट न ले तो उस ग्रवस्था में किसी दूसरे इच्छुक व्यक्तिको कम से कम दी गई बोली के ग्रनुपात में परिमट प्रदान किया जावेगा और बोलीदाता को उस पर कोई ग्रापित मान्य न होगी परिमट दाता को ऐसे खान क्षेत्र का कब्बा उसी दिन पड़ेगा, जिस दिन सरकार या सक्षम अधिकारी से नीलामी की स्वीकृति प्रदान की जायेगी ।

17. नीलामी के लिए प्रशिस्चित लघु खनिज खानों का क्षेत्र प्रधिसूचना में दर्शाया गया ही मान्य होगा। इसके प्रतिरिक्त खानों के स्थित नक्यो, राजस्व रिकार्ड जो सम्बन्धित खनिज अधिकारी/महाप्रबन्धक के पास होंगे, उन पर दर्शाया गया क्षेत्र ही अधिसूचित लघु खनिज खानों का क्षेत्र मान्य होगा।

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गई लघ खनिज खानों का कब्जा उसी प्रवस्था में दिया जायेगा जब वर्तमान ठेके की श्रविध समाप्त होगी।

में हिस्सा लेने वाले बोलीदाता बोली के मध्य अपनी प्रापत्ति उठा सकते हैं। बोली समाप्त होने पर किसी प्रकार की प्रापत्ति र सुनवाई नहीं की जायेगी।

- हेकेदार हिमाचल प्रदेश लघु खनिज संशोधित नियमावली, 1971 के नियम 33 के ब्रन्तगत स्वीकृति आदेश प्राप्त होने की तिथि से 1ई गुना मास के भीतर शर्तनामें पर इस्ताक्षर करेगा। यदि शर्तनामें पर इस्ताक्षर करने में ठेकेदार उस अविध के मध्य असफल रहे, तो एस अवस्था में ठेका रद्द समझा जायेगा तथा उस द्वारा जमा करवाई गई प्रतिभूति राशि एवं प्रथम किस्त अं की राशि जब्त कर ली जायेगी।
- 21. जहां-जहां भी स्पेन द्वारा खिनजों की ढुलाई करने की आवश्यकता हो तो जस अवस्था में स्पेन का अलाईनर्फट को ठेकेदार द्वारा विभाग से अनुमोदित करवाना आवश्यक होगा तथा स्पेन रंगीन रंग से चिन्हित करना होगा ताकि वह दूर से नजर आये । जहां आवश्यकता हो, इसकी अनुमित वन विभाग से लेनी पड़ेगी। इसके लिए बने अधिनियम के प्रावधानों को भी ध्यान में रखना पड़ेगा।
- 22. नदी/नालों को नेलामी के लिये प्राकृतिक लक्षण के आधार पर श्रिधस्चित किया गया है, इन क्षेत्रों में यदि वन भूमि या स्वीकृत खन्म-पट्टा क्षेत्र पड़े तो उनमें खनिजों को एवतीकरण की अनुमित नहीं होगी। ग्रगर नीलामी क्षेत्र में निजी भूमि आती हो तो उच्चतम बेलीदाता निजी भूमि मालिकों से सहमति-पत्र प्राप्त करके विभाग को प्रस्तुत करेगा तथा उसी श्रवस्था में ठेकेदार ऐसी भूमि पर खनिजों के एकत्रीकरण ना श्रिष्ठकारी रहेगा। यदि भूमि मालिक किसी श्रन्थ ठेकेदार के पक्ष में सहमित-पत्र दे तो वह माग्य नहीं होगा। उस श्रवस्था में क्षेत्र से न ही भूमि मालिक और नहीं श्रन्थ व्यक्ति खनिज के ग्रिधकार का स्वामी होगा।
- 23. जिला स्तर पर पर्यावरण पर खन्न से दुष्प्रभाव बारे जो सरकार द्वारा सिमितिका उपायुक्त की अध्यक्षता में गठन किया गया है द्वारा यदि किसी खान को स्वीकृति से पूर्व खन्न के सिये अनुमोदित न किया जाये तो उस अवस्था में सिमिति का फैसला अन्तिम माना जायेगा।
- 24. यदि नीलाम किया गया क्षेत्र वन भूमि का भाग हो तो इस क्षेत्र में खन्न छसी भ्रवस्था में होगा जब इसकी अनुमित नियमानुसार वन विभाग से ले ली जायेगी।
- 25. खन्न कार्य वैज्ञानिक व मुध्यवस्थित ढंग से यदि न किया गया हो तो एस अवस्था में जमानत राज्ञि जन्त की जाएगी।
- 26. पर्यावरण के हित में जहां सम्भव हो या विभाग द्वारा दर्शाया जाये वहां ठेकेदार द्वारा पौधा रोपण व अन्य भू-स्खलन को रोकने के प्रयास किये जायेंगे।
- 27. उन्त के स्रतिरिव्स विभाग के किसी अधिकारी द्वारा यदि कोई शतें दी जावें तो ठेकेदार उसके लिए बाध्य होगा।
- 28. यदि कोई क्षेत्र खन्न पट्टा पर प्रदान किया गया हो और वहीं क्षेत्र नीलामी के लिए अधिसूचित हो तो वह नीलामी से हटा दिया जायेगा या नीलामी का भाग नहीं होगा। नीलामी से हटाये जाने की अवस्था में खन्न पट्टा के आवेदक को नीलामी के दूसरे दिन से ही उस क्षेत्र की पूर्व नीलामी राशि या साथ लगते क्षेत्र की नीलामी राशि के अनुपान जो भी अधिक हो के हिसाब से अस्प अविध परिमट लेना पडेगा।
- 29. उच्चतम बोलीदाता सरकार द्वारा समय-समय पर निर्धारित किए गए बिकी कर व अन्य कर देने के लिए बाध्य होगा ।
- 30. नीलामी समिति व खिन प्रधिकारी को अधिकार है कि नीलामी के समय किसी विशेष खान के लिए विशेष परिस्थितियों को ध्यान में रखते हुए ग्रलग से शर्ते लगा सकते हैं। वे सभी सफल बोलीदाताओं को मान्य होगी इसके अतिरिक्त खानों के बारे जो दिशा निर्देश सरकार द्वारा समय-समय पर जारी किये जायेंगे वे भी सभी को मान्य होंगे जो कि नीलामी से पूर्व पढ़कर सुनाई जायेंगी।
- 31. नीलाम शुद्धा क्षेत्र में उच्चक्कम बोलीदाता खन्न करते हुए इस बात का पूर्ण ध्यान रखेगा कि उनके द्वारा किए गये खनन कार्य से भूमि कटाव न हो ग्रीर नदी का वास्तविक बहाव न बदले।
- 32. जनहित में यदि श्रावश्यक हो तो किसी भी नीलाम की गई खान के भाग को कम किया जा सकता है या पूर्ण रूप से भी वन्द किया जा सकता है। कम करने की श्रवस्था में रायत्टी भी उसी अनुपात में कम की जायेगी।
- 33. उच्चतम बोलीदाता/ठेकेदार को सरकार के निर्देशानुसार रेत, पत्थर व बजरी के लिए प्रति ट्रक 10 प्रतिशत रूपये तथा स्लेट के लिए प्रति ट्रक 50 प्रतिशत रूपये सम्बन्धित ग्राम पंचायत को श्रदा करने पड़ेंगे ।

DIRECTORATE OF CO-OPERATION

ORDERS

Shimla-9, the 24th March, 2003

No. 6-223/76-Co-op. (T&M)-III.—In supersession of this Directorate orders of even number, dated 29th November, 2001, the nomination of Shri Som Dass, Village & P. O. Bhutti, Tehsil Kumarsain, District Shimla and Shri Tek Chand Verma, Village Sablog, P.O. Faral, Tehsil Kumarsain, District Shimla (H. P.) are hereby withdrawn with immediate effect in public interest, from the Board of Directors of the Kumarsain Tehsil Co-operative M&C Union Ltd., Narkanda.

Shimla-2, the 24th March, 2003

14

No. 6-15/89-Co-op. (T&M).—In supersession of this Directorate orders of even number, dated 24-10-1998, the nomination of Smt. Surestha Guleria, House No. 332, S-III BSL Colony Sundernagar, District Mandi, Himachal Pradesh is hereby withdrawn with immediate effect in public interest from the Board of Directors of the Sundernager Tehsil Co-operative M&C Union Ltd., Sundernager.

SHRIKANT BALDI,
Registrar Co-operative Societies (H. P.).

कार्यालय जिला दण्डाधिकारी, हमीरपुर, जिला हमीरपुर, हिमाचल प्रदेण

ग्रादेश

हमोरपुर, 7 मार्च, 2003

संख्या 385-405/विविध शाखा. — जैसा कि विदित ही है कि रास्य स्तरीय "होली उत्सव" दिनांक 16-3-2003 में 20-3-2003 तर्भ मुत्रानपुर टिहरा, जिला हमीरपुर में श्रायोजित किया जा रहा है, जिसमें हजारों की संख्या में लोग राज्य तथा श्रन्य राज्यों में इस उत्सव में भाग लेने देखने श्रायेंगे । इसलिए यह जनहिन में श्रावश्यक होगा कि जरारती तत्वों को उत्सव में हथियार/विस्फोटक सामग्री के माथ प्रवेण करने से रोका जाए, ताकि उत्सव में कोई श्रिय घटना, दंगा-फसीद या शान्ति भंग न हो।

ग्रतः मैं, श्रनुराधा ठाकुर (भा० प्र० से), जिला दण्डाधिकारी, हमीरपुर. धारा 144 की उप धारा 3 फीजदारी दण्ड संहिता में प्रदत्त गिलितयों का प्रयोग करते हुए श्रादेश देती हूं कि सुजानपुर नगर पंचायत क्षेत्र में दिनांक 14-3-2003 में 22-3-2003 तक कोई भी व्यक्ति हथियार, विस्फोटक पदार्थ, लाठी श्रादि लेकर चलने पर पायन्दी लगाई जाती है। यह ग्रादेश पुलिस कर्मी/गृह रक्षक/पैरा मिलट्टी बल श्रादि जो उत्सव में डिय्टी पर तैनात सरकारी कर्मचारियों/ ग्राधिकारियों पर लाग नहीं होगे।

श्चन्**राधा ठाकुर,** जिला दण्डाधिकारी, हमीरपुर, जिला हमीरपुर, हिमाचल प्रदेश।

Office of the Assistant Registrar. Co-operative Societies Mandi, District Mandi, Himachal Pradesh

OFFICE ORDER

Mandi, the 25th March, 2003

No. Co-op. M. 2247-53.—Whereas the Palaza Housing Co-operative Society Ltd. Ner Chowk, P.O. Ner Chowk, Tehsil Sadar, District Mandi, Himachal Pradesh was registered on 16-7-1993 No. 143 and brought under liquidation on vide this office order No. Co-op. M. 152-60 dated 8-1-2003.

Whereas assets and liabilities of the society have been disposed of and the Inspector Gr. 1 Co-op. Societies Balh Block Ltd. Ner Chowk has recommended for cancellation of the society.

Now, therefore, I, Dr. D. R. Sharma, Assistant Registrar, Co-operative Societies. Mandi, District Mandi, Himachal Pradesh exercising the powers of the Registrar, Co-operative Societies, Himachal Pradesh vested in me under section 83 (2) of the Himachal Pradesh Co-operative Societies Act, 1968 (Act No. 3 of 1969) do hereby cancell the registration of the above society.

Mandi, the 25th March, 2003

No. Co-op. M. 2240-46.—Whereas the Mandi district Bank Employees Co-operative House building Society Ltd. Mandi, Tehsil Sadar, District Mandi, Himachal

Pradesh was registered on 30-3-1992 No. 129 and brought under liquidation on vide this office order No. Co-op. M. 161-69 dated 8-1-2003.

Whereas assets and liabilities of the society have been disposed of and the Inspector Gr.-I Co-op. Societies Sadar, Block Ltd. has recommended for cancellation of the society.

Now, therefore, I, Dr. D. R. Sharma, Assistant Registrar, Co-operative Societies, Mandi, District Mandi Himachal Pradesh exercising the powers of the Registrar, Co-operative Societies, Himachal Pradesh ested in me under section 83 (2) of the Himachal Pradesh Co-operative Societies Act, 1968 (Act No. 3 of 1969) do hereby cancel the registration of the above society.

DR. D. R. SHARMA, Assistant Registrar.

कार्यालय महायक पंजीयक, सहकारी सभाएं, जिमना (हि0 प्र0)

कार्यालय ब्रादेश

शिमला, 10 मार्च, 2003

संख्या 737.—यह कि निरीक्षक, महकारी सभायें, जिमला जहरी ने इस कार्यालय को सूचिन किया है कि दी न्यू जिमला कोन्नाएरेटिन ट्रांसपोर्ट मोठ लिठ खलीनी, जिमला गन कई वर्षों में न तो कोई कारोबार कर रही है और न ही सभा की प्रवत्सक कमेंटी का गत कई वर्षों से नियमानुसार चुनाव द्वारा गठन किया है। सभा वित्रकुल निष्क्रिय हो चुकी है तथा उन उद्देश्यों की प्रिन नहीं हो रही है जिसके लिए सभा का गठन किया गया था। सभा केवल नाम मात्र कागजों नक ही सीमिन होकर रह गई है।

यह कि पंजीयक, सहकारी सभायें, हिमाचल प्रदेश-9 के ग्रादेश संख्या-10-124/90-कूप 0(ए0 एण्ड0 एल्व0) दिनांक-13-11-1997 के निदेशानुसार ऐसी समस्त सहकारी सभाग्रों को विघटन में डालते के निर्देश दिए गए हैं जो सहकारी सभाएं निष्क्रिय एवं प्रसूप्त हो चुकी हैं। स्पष्ट है कि सहकारी सभा का कार्य नियमानुसार सुचाह हप में नहीं चल रहा है। ग्रतः उक्त सभा को विघटन में डालना ही उचित प्रतीत होता है।

श्रतः उपरोक्त तथ्यों एवं परिस्थितियों के दृष्टिगत, मैं, एच 0 श्रार 0 श्राजाद, सहायक पंजीयक, सहकारी सभायें, जिमला जिमला, हिमाचल प्रदेण सहकारी सभायें ग्रिधिनियम 1968 (ऐक्ट नं 0 3 श्राफ 1969) की धारा 78 (1) सी 0 द्वारा प्रदत जिन्तयों का प्रयोग करते हुये दी न्यू श्रिमला को श्रापरेटिव ट्रांनपोर्ट सोसाइटी लिमिटड खलीनी, को विघटन में डालने के श्रादेश देता हूं तथा उक्त प्रिधिनियम की धारा 79 तथा हिनाचल प्रदेश सहकारी सभाएं नियम, 1971 के नियम 106 द्वारा प्रदत्त जिमला को श्रापरेटिव ट्रांमपोर्ट को तथा प्रयोग करते हुए निरीक्षक, महकारी मभायें, श्रिमला शहरी को दी न्यू जिमला को ग्रापरेटिव ट्रांमपोर्ट सो 0 लि 0 खलीनी, जिमला सहकारी सभा का विघटक नियुक्त करता हूं। विघटक ग्रादेश जारी होने की तिथि से एक वर्ष के भीतर-भीतर समापन कार्यवाही पूर्ण करके श्रन्तम प्रतिवेदन इस कार्यालय को प्रस्तुत करें।

एच 0 म्रार 0 म्राजाद. सहायक पंजीयक सहकारी, सभायें, शिमला, जिला शिमला, हिमाचल प्रदेश

भाग-3—म्राधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल. हिमाचल प्रदेश हाई कोर्ट, फाईनैशियल कमिश्नर तथा कमिश्नर ग्राफ इन्कम टैक्स द्वारा ग्राधिसूचित ग्रादेश इत्यादि

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-9, the 18th March, 2003

No. 2-73 80-EXN-H-Estt.-4667-4692 In pursuance of instructions issued by the Himachal Pradesh Govt.

Finance Department vide its letter No. Fin. 1-C (14) 1/83 dated 6th September, 1995 1. Narinder Chauhan. Excise and Taxation Commissioner, Himachal Pradesh in exercise of the powers vested in me under rules 1.17 of H. P. Financial Rules, Vol.-1 I read with supplementary Rule 2.6 & continuation of this office order No. 2-73/89-EXN-H-Estt-15602-671 dated 18-6-1999 hereby declare the following officers as Drawing,

1.8 Dishursing and Controlling Officers for the operation of heads of accounts shown against them:--Head of Account Sl. Designation of the officers No. to whom powers delegated. 1. Asstt. Excise & Taxation 2059—Public Works. 01-office buildings Commissioner Soian/Nahan/Bilaspur/ - 053 Maintenance & Repairs. Kangra/Una and 02-Soon-Maintenance Chamba. Expenditure 21-Maintenance 2216—Housing 01-Government Residential buildings 106-General Pool Accommodation 02—Soon-Maintenance

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अपेक्षित न्यनतम शैक्षणिक भीर अन्य ग्रह्ताएं । 8. सीधी भर्ती किए जाने वाले

7. सीधी

व्यक्तियों के लिये विहित ग्रायु ग्रीर गैक्षणिक ग्रईतायें

6. सीधी भर्ती किये जाने वाले

व्यक्तियों के लिये ग्रायु।

भर्ती

प्रोन्नित की दशा में लागू होंगी या नहीं ?

किए

व्यक्तियों के लिए

जाने

जैसा कि सक्षम प्राधिकारी विशेष

कारणों से आनेश दें।

लागु नहीं

अनिवार्यं अहर्ताएं:

वांछनीय ग्रर्हताएं लागू नहीं ।

गैक्षिणिक अर्हताएं: लागु नहीं।

लाग् नही ।

आयः लाग नही

दा वर्ष, जिलका एक वर्ष से अनधिक ऐसी और प्रवधि के लिए विस्तार किया जा मकेगा.

परिस्थितियों में भीर जिखित

शत-प्रतिशत प्रोन्नति द्वारा, ऐसा

न होने पर सैकेन्डमैंट याधार

NARINDER CHAUHAN.

Excise and Taxation Commissioner. कार्मिक विभाग

and Repairs.

ग्रधिसूचना शिमला-2, 3 जनवरी, 2003

(नि 0-ii)

संख्या पर (एपी 0-बी 0) बी 0(2)-2/2001. — हिमाचल प्रदेश के राज्यपाल भारत के संविधान के अनुच्छेद 309 के परन्तुक द्वारा प्रदत्त

शक्तियों का प्रयोग करते हुए, हिमाचल प्रदेश लोक सेवा आयोग के परामर्श से, हिमाचल प्रदेश ग्रधीनस्थ सेवाएं चयन बोर्ड में ग्रवर-सचिव, वर्ग-! (राजपवित) पद के लिए इस अधिसूचना से संलग्न

उपावन्ध 'क' के प्रनुसार भर्ती एवं प्रोन्नति नियम वनाते हैं, प्रथति:-- संक्षिप्त नाम और प्रारम्भ.—(1) इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश ग्रधीनस्थ सेवाएं चयन बोर्ड, ग्रवर सचिव, वर्ग-I (राजपन्नित) भर्ती एवं प्रोन्नित नियम, 2003 है।

(2) ये नियम राजपत्र, हिमाचल प्रदेश में प्रकाशित किए जाने की तारीख़ से प्रवृत्त होंगे।

ग्रादेश द्वार।

राजेन्द्र भट्टाचार्य, मुख्य सचिव ।

उपावन्ध-''क' हिमाचल प्रदेश अधीनस्थ मेवाएं चयन बोर्ड में अवर-सचिव. वर्ग-।

(राजपत्रित) के पद के भर्ती एवं पदोन्नति नियम 1. पद का नाम ग्रवर सचिव

2. पदों की संख्या 1 (एक)

3 वर्गीकरण वर्ग 1 (राजपन्नित) लिपिक वर्गीय सेवाएं।

4. वेतनमान रपये 10025-275-10300-340-12000-375-13500-400-15100. 5. चयन पद ग्रथवा ग्रचयन पद

 परिवीक्षा की ग्रवधि, यदि कोई हो।

10. भर्ती की पद्धति--भर्ती सीधी

होगी या प्रोन्नति

प्रनितियक्ति या स्थानान्तरण द्वारा और विभिन्न पद्धतियों भरी जाने वाली द्वारा रिक्तियों की प्रतिशतता।

11 प्रोन्नति, प्रतिनिय्क्ति या स्थानान्तरण की दशा में श्रेणियां जिनसे प्रोन्नति/ प्रनिनियक्ति/स्थानान्तरण किया जाना है।

(i) अनुभाग अधिकारियों/ पंजीयक (को) /निजी सहायक

सचिव (वों) में से जिनका पांच वर्षका नियमित सेवाकाल या ग्रेडें में की गई निरन्तर तदर्थ सेवा, यदि कोई हो, को सम्मिलित करके पांच वर्ष का संयवत नियमित सेवाकाल

हो, प्रोन्नित द्वारा, ऐसा न होने पर हिमाचल प्रदेश सचिवालय/हिमा-चल प्रदेश लोक सेवा स्रायोग/ म्रन्य सरकारी विभागों में समत्त्व वेतनमान में कार्यरत इस पद के में से सैकेण्डमेंट पदधारियों ग्राधार पर :

परन्त् यह ग्रौर कि प्रोन्नति के प्रयोजन के लिए पात अनुभाग

ग्रधिकारी (यों)/सहायक पंजी-यक (कों)/निजी सचिव(वों) को उनकी सेवा ग्रवधि के ग्राधार पर उनकी काडरवार वरिष्ठता को छेड़े बिना, एक संयुक्त वरिष्ठता सूची तैयार की जाएंगी।

(ii) उपरोक्त खण्ड (i) में श्रंतिबष्ट किसी बात के होते हुए भी, प्रतिनियुक्ति पर लिए गए पदधारियों से, हिमाचल प्रदेश ग्रधीनस्थ सेवाए चयन बोर्ड के कार्यालय में क्रामेलन के लिए विकल्प लिया जाएगा, परन्तु यह कि यदि वे उपरोक्त खण्ड (1) में यथा प्रधिकथित अपेक्षित पात्रता मापदण्ड को परिपुर्ण करते हों

श्रीर पदधारी जो श्रामेलन के लिए विकल्प देते हैं, उपरोक्त पद के प्रार्थाम्भक काडर का गठन कारेंगे ग्रीर तत्पश्चात उप-रोक्त खण्ड (i) में यथा उप-

बन्धित प्रोन्नति की पद्धति

ग्रपनाई जाएगी।

चयन

(1) प्रोन्नित के सभी मामजों में पद पर नियमित नियुक्ति से पूर्व सम्भरण पद में की गई निरन्तर तदर्थ सेवा, यदि कोई हो, प्रोन्नित के लिए इन नियमों में यथाविहित सेवाकाल के लिए, इस गर्त के अधीन रहते हुए, गणना में ली जायेगी कि सम्भरण प्रवर्ग में तदर्थ नियुक्ति/प्रोन्नित भर्ती एवम् प्रोन्नित नियमों के उपवन्धों के अनुसार चयन की स्वीकार्य प्रक्रिया को अपनाने के पश्चात की गई थी:

परन्तु यह कि उन सभी मामलों में जिनमें कोई किनष्ठ व्यक्ति सम्भरण पद में अपने कुल सेवा-काल (तदर्थ आधार पर की गई सेवा सहिन जो नियमित सेवा/नियुक्ति के अनुसरण में हो) के आधार पर उपर्युक्त निर्दिष्ट उपबन्धों के कारण विचार किए जाने का पाल हो जाता है, वहां अपने-अपने प्रवर्ग/पद/कांडर में उससे वरिष्ठ सभी व्यक्ति विचार करते समय किनष्ठ व्यक्ति से ऊपर रखे जायेंगे:

परन्तु उन पदधारियों को ह जिन पर प्रोन्नित के लिए विचार किया जाना है, कम से कम तीन वर्ष की न्यूनतम म्रहंता सेवा यापद के भर्ती एवं प्रोन्नित नियमों में विहित सेवा, इनमें से जो भी कम हो, होगी:

परन्तु यह श्रीर भी कि जहां कोई व्यक्ति पूर्वगामी परन्तुक की अपेक्षाश्रों के कारण प्रोन्निति किए जाने सम्बन्धी विचार के लिए अपात हो जाता है, वहां उससे कतिष्ठ व्यक्ति भी ऐसी प्रोन्निति के विचार के लिए ग्रपात्न समझा जाएगा/समझे जाएंगे।

स्पष्टीकरण.---अन्तिम परन्तुक के अन्तर्गत कनिष्ठ पदधारी प्रोन्नति के लिए श्रपात नहीं समझा जाएगा/समझे जाएंगे यदि वरिष्ठ अपात्र व्यक्ति भूतपूर्व सैनिक है जिसे डिमोबिला-ईजड ग्रामंड फोरसिस परसो-नल (रिजर्वेशन ग्राफ वेकैन्सीज इन हिमाचल प्रदेश स्टेट नान टैक्नीकल सर्विसिज) ह्ल्ज. 1972 के नियम 3 के प्रावधानों के म्रन्तर्गत भर्ती किया गया हो या जिसे एक्स-सर्विसमैन (रिजर्वेशन ग्राफ वेकैन्सीज इन दी हिमाचल प्रदेश टैक्नीकल सर्विासज) रूल्ज, 1985 के नियम 3 के प्रावधानों के अन्तर्गत भर्ती किया गया हो तथा इनके ग्रन्तर्गत वरीयता लाभ दिए गए हों।

> (2) इसी प्रकार स्थाईकरण के सभी मामलों में ऐसे पद पर निधुक्ति/प्रोन्तित से पूर्व सम्भरण पद पर की गई निरन्तर तदर्थ सेवा यदि कोई हो, सेवाकाल के लिए गणना में ली

जाएगी, यदि तदर्थ नियुक्ति/ प्रोन्तित उचित चयन के पश्चात् श्रीर मर्ती एवं प्रोन्तित नियमों के उपबन्धों के अनुसार की गई थी:

परन्तु उपर्युं कत निर्दिष्ट तदयं मेवा को गणना में लेने के पश्चात जो स्यार्डकरण होगा उसके फलस्वक्ष्प पारस्परिक वरीयता अपरिवर्तित रहेगी।

12 यदि विभागीय प्रोन्तित मिर्मित विद्यमान हो तो उसकी मंग्चना । जैसा कि मरकार द्वारा समय-समय पर गठिन की जाए।

13. मर्ती करने में जिन परिस्थित्यां तियों में हिमाचल प्रदेश लोक सेवा आयोग मे परामर्श किया जायेगा।

जैसा कि विधि द्वारा अपेक्षित हो

14. सीघी मर्ती किए जाने वाले ज्यक्तियों के लिये अपेक्षा ।

लागू नहीं

15. सीधी भर्ती द्वारा पद पर नियुक्ति के निए चयन। लागू नहीं

16. ग्रारक्षण

उक्त मेवा में निग्किन, हिमात्रल प्रदेश नरकार होरा नमय-नमय पर अनुसूचित जातियों/अनुसूचित जन-कातियों/अन्य पिछड़े वर्गो और अन्य प्रवर्ग के व्यक्तियों के लिए मेवाओं में आरक्षण की वावन जारी किये गये आवेगों के अधीन होगी!

17. विभागीय परीक्षा

सेवा में प्रत्येक सदस्य को विभागीय परीक्षा नियम, 1997 में यथा विहित परीक्षा पारित करनी होगी।

18. शिथिल करने की शक्ति

जहां राज्य सरकार की यह राय हो कि ऐसा करना आवश्यक या समीचीन है, वहां वह कारणों की अभिलिखित करके, हिमाचल प्रदेश लोक सेवा आयोग के परामर्श से आदेश द्वारा इन नियमों के किन्हीं उपवन्धों को किसी वर्ग या व्यक्तियों के प्रवर्ग या पदों की बाबत शिथिल कर सकेगी।

[Authoritative English text of Government Notification No. Per(AP.B) B (2)-2/2001, dated 3-1-2003 as required under clause (3) of Article 348 of the Constitution of India].

PERSONNEL DEPARTMENT (Apptt.-II)

NOTIFICATION

Shimla-2, the 3rd January, 2003

No. Per (AP. B) B (2)-2/2001.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Governor of Himachal Pradesh in consultation with the Himachal Pradesh Public Service Commission is pleased to make the Recruitment and Promotion Rules for the post of Under Secretary, Class-I (Gazetted) in the H. P. Subordinate Service Selection Board as per Annexure "A" attached to this notification, namely:—

1. Short title and commencement.—(1) These rules may be called the Himachal Pradesh Subordinate Services Selection Board, Under Secretary, Class-I (Gazetted) Recruitment and Promotion Rules, 2003.

(2) These rules shall come into force from the date of publication in the Rajpatra, Himachal Pradesh.

By order,

RAJENDER BHATTACHARYA, Chief Secretary.

ANNEXURE "A"

RECRUITMENT AND PROMOTION RULES FOR THE POST OF UNDER SECRETARY (GAZETTED) CLASS-I IN THE H. P. SUBORDINATE SERVICES SELECTION BOARD

Name of the post

Under Secretary

2. Number of posts

I (One)

3. Classification

Class-I (Gazetted) Ministerial Services.

4. Scale of pay

Rs. 10025-275-10300-340-12000-375-13500-400-15100

5. Whether selection post or non-selection post.

Selection

 Age for direct recruitment. Not applicable

7. Minimum Educational and other qualifications required for direct recruits. Essential Qualification: Not applicable, Desirable Qualifications: Not applicable.

 Whether age and educational qualifications prescribed for direct recruit will apply in the case of the promotees. Age: Not applicable Educational Qualification in Not applicable.

Period of probation, if any. Two years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority in special circumstances and reasons to be recorded in writing.

Method of recruitment, whether by direct recruitment or by promotion, deputation, transfer and the percentage of posts to be filled in by various methods.

100% by promotion failing which on "second-ment" basis.

11. In case of recruitment by promotion, deputation, transfer, grades from which promotion/deputation/transfer is to be made.

By promotion from amongst the Section Officers/Assistant Registrar(s) and Private Secretary(s) who possess five years regular service or regular combined with continuous ad hoc service, if any, in the grade failing which on "secondment" basis from amongst the incubents of this post working in the identical pay scale from the H. P. Secretariat/Office of the H. P. Public Service Commission/other H. P. Government Departments:

Provided that for the purpose of promotion a combined seniority list in respect of Section Officer(s)/Assistant Registrar(s) and Private Secretary(s) on the basis of length of service from their dates of appointments in their respective cadres without disturding their unitwise interse-seniority shall be prepared.

(ii) Notwithstanding anything contained in clause (i) of this column supra, the incumbents already taken on deputation shall be given an option for their absorption in the office of H.P. Subordinate Services Selection Board provided that they fulfil requisite eligibility crit-eria as laid down in clause (i) supra and the incumbents who opts for absorption shall form the initial cadre of the post and thereafter the method of promotion shall be resorted to as provided in clause (i) supra.

(1) In all cases of promotion, the continuous adhoc service rendered in the feeder post, if any, prior to regular appointment to the post shall be taken into account towards the length of service as prescribed in these rules for promotion subject to the condition that the ad hoc appointment/promotion in the feeder category had been made after following proper accep-table process of selection in accordance with the provisions of Recruitand Promotion Rules, provided that in all cases where a junior person becomes eligible for consideration by virtue of his total length of service (including the service rendered on ad hoc basis service followed by regular service/ appointment) in the feeder post in view of the provisions referred to above, all persons senior to him/her in the respective category/ post/cadre shall be deemed to be eligible for consideration and placed above the junior person in the field of consideration:

Provided that all incumbents to be considered for promotion shall possess the minimum qualifying service of at least 3 years or that prescribed in the Recruitment and Promotion Rules for the post whichever is less:

Provided further that where a person becomes ineligible to be considered for promotion on account of the requirements of the preceding proviso, the person(s) junior to him/her shall also be deemed to be ineligible for consideration for such promotion.

Explanation.—The last pro-viso shall not render the junior incumbents ineligible consideration promotion if the senior ineligible person(s) happened Ex-servicemen recruited under the provi-slons of Rule 3 of the Demobilised Armed Forces Personnel (Reservation of Vacancies in Himachal Non-Technical Services) Rules, 1972 and having been given the benefit of seniority thereunder or recruited under the provisions of Rule 3 of Ex-servicemen (Reservation of Vacancies in the Himachal Pradesh Technical Services) Rules, 1985 and having been given the benefits of seniority thereunder.

> (2) Similarly in all cases of confirmation, continuous ad hac service rendered on the feeder post, if any, prior to the regular appointment promotion against such post shall be taken account towards the length of service if the ad hoc appointment/promotion B against such post had been made after proper selection and in accordance with the provisions of the Recruitment and Promotion Rules:

Provided that inter-se seniorny as a result of confirmation after taking into account, ad hoc service rendered as referred to above shall remain unchanged.

Departmental As may be constituted by the Government from time to time. is its

> As required under the law.

for a direct recruitment.

Not applicable

Not applicable

15. Selection for appointment to the post by direct recruitment.

> The appointment to the service shall be subject to orders regarding reservation in the service for Scheduled Castes/Scheduled Tribes/ Other B. ckward Classes/

Other Categories of persons issued by the Hi machal Pradesh Governmen t from time to time.

17. Departmental Examination

Every member of service shall pass the Departmental Examination as prescribed in the H. P. Departmental Examination Rules.

18. Power to relax

Where the State Government is of the opinion that it is necessary or expedient to do so, it may, by order for reasons to be recorded in writing and in consultation with the H. P. Public Service Commission relax any of the provisions of these rules with respect to any class or category of persons or posts.

य्वा में सेवाएं एवं खेल विभाग

ग्रधिस्चनाएं

शिमला-2, 1 अक्तूबर, 2002

संख्या बाई 0 एस 0 एस 0 वी 0 (4) - 6/2001 - हिमाचल प्रदेश के राज्यपाल, भारत के संविधान के अनुच्छेद 309 के परन्तुक द्वारा प्रदत्त शनितयों का प्रयोग करते हुए, निदेशालय पर्वतारोहण एवं सहबद्ध खेल. मनाली में बेतार ग्राप्रेटर बर्ग-!!! (ग्रराजपितत) ग्रलिपिक वर्गीय सेवाएं के पद के लिए इस ग्रंधिसचना के साथ मंलग्न उपाबन्ध-अ के अनुसार भर्ती एवं प्रोन्नित नियम बनाते हैं:---

1. संक्षिप्त नाम ग्रौर प्रारम्भ --- (1) इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश पर्वतारोहण एवं सहबद्ध खेल मनाली, वैतार ग्राप्रेटर, वर्ग-III (अराजपत्रित) ग्रलिपिक वर्गीय मेवाएं पद भर्ती एवं प्रोन्नित नियम, 2002 है।

(2) ये नियम राजपत्र, हिमाचल प्रदेश में प्रकाशित किए जाने की तारीख से प्रवत्त होंगे।

श्रादेश द्वारा

हस्ताक्षरित/-प्रधान सचिव।

उपावन्ध 'ग्र'

हिमाचल प्रदेश पर्वतारोहण एवं सम्बन्धित खेल निदेशालय, मनाली में बेतार प्राप्नेटर के पद के भर्ती एवं प्रोन्नित नियम

1. पद का नाम

बेतार भ्राप्रेटर

2. पदों की संख्या

3 (तीन)

3. वर्गीकरण

वर्ग-111 (अराजपन्नित) अलिपिक वर्गीय सेवाएं

4. वेतनमान

रुपये 4550-150-5000-160-5800-200-7000-220-7220

5. चयन पढ ग्रथवा ग्रचयन पढ

ग्रचयन पद

6. सीधी भर्ती किए जाने वाले व्यक्तियों के लिए स्राय् ।

18 से 45 वर्ष:

परन्तु सीधी भर्ती के लिए आय सीमा तदर्थ या संविदा पर नियक्ति सहित पहले से ही सरकार की सेवा में सेवारत अध्ययियो पर लाग नहीं होगी:

12. If a Promotion Committee exists, what

composition?

Circumstances under which the H. P. P. S. C. is to be consulted in making recruitments.

Essential requirement

16. Reservation

परन्तु यह ग्रीर कि यदि तदर्थ ग्राधार पर नियुक्त किया गया ग्रभ्यर्थी इस रूप[े]में नियुक्ति की तारीख को ग्रधिक आयु का हो गया हो तो वह तदर्थ या संविदा के ग्राधार पर नियक्ति के कारण विहित ग्राय में छट के लिये पात्र नहीं होगा:

परन्त यह ग्रौर कि ग्रनुसुचित जातियों/ग्रन्सचित जनजातियों तथा ग्रन्य वर्गों के व्यक्तियों के लिये उच्चतम ग्रायु सीमा में उतनी ही छट दीँ जा सकेगी जितनी कि हिमाचल प्रदेश सरकार के माधारण या विशेष आदेशों के ग्रधीन ग्रनज्ञेय है :

परन्तु यह ग्रौर भी कि पब्लिक सैक्टर निगमों तथा स्वायत निकायों के सभी कर्मचारियों को, जो ऐसे पब्लिक सैक्टर निगमों तथा स्वायत निकायों के प्रारम्भिक गठन के समय ऐसे पब्लिक सैक्टर निगमों/स्वायत निकायों में ग्रामेलन से पूर्व नरकारी कर्मचारी थे, सीधी भर्ती में आय की सीमा में ऐसी ही रिया-यत दी जाएगी जैसी कि सरकारी कर्मचारियों को ग्रनुक्रेय है, किन्त् इस प्रकार की रियायत पब्लिक तथा सैक्टर निगमों स्वायत निकायों के ऐसे कर्मचारीवृन्द को नहीं दी जायेगी जो पश्चात्वर्ती ऐसे निगमों/स्वायत निकायों द्वारा नियक्त किए गए थे/किए गए हैं भीर उन पश्चिमक सैक्टर निगमों/ स्वायत निकायों के प्रारम्भिक गठन के पण्वात ऐसे निगमों/स्वायत निकायों की सेवा में अन्तिम रूप से ग्रामेलित किए गए हैं/किए गए थे।

- (1) सीघी भर्ती के लिये भ्राय मोमा की गणना उस वर्ष के प्रथम दिन से की जाएगी जिसमें भ्रावेदन भ्रामन्त्रित करने के लिए यथास्थिति, पद विज्ञापित या नियोजनालयों को अधिसुचित किये जाते हैं ।
- (2) अन्यथा सुम्रहित अभ्यथियों की दशामें सीधाभनीं के लिए श्रायु मामा श्रीर श्रनुभव श्रायोगके विवेकानसार शिथिल किया जा सकेगा।
- 7. मीधी भर्ती किए जाने वाले व्यक्तियों के लिए क्यूनतम गैक्षणिक ग्रीर ग्रन्य ग्रह्नाएं।
- स्रनिवार्य ग्रहंताएं : (i) किसी मान्यता प्राप्त बोर्ड/ विद्यालय में दमवीं कक्षा उतीर्ण या ग्रामी योग्यता के समकक्ष।
- (ii) वायरलैंस स्राप्नेटर में डिप्लोमा तथा पांच वर्ष कार्य करने का यन्भव एवं एच 0 एफ 0 वी 0 एचं 0 एफ मेंटों को ग्रापरेट करने में सक्षम ।
- (iii) हाई ग्रल्टीच्यड में कार्य करने की क्षमता।

वांछनीय ग्रईताएं:

लागु नहीं

हिमाचल प्रदेश की रूढ़ियों, रीतियों भौर बोलियों का जान श्रौर प्रदेश में विद्यमान विशिष्ट दशास्त्रों में नियुक्ति के लिए उपयक्तता ।

 सीधी भर्ती किए जाने वाले व्यक्तियों के लिये विहित आय ग्रीर शैक्षिक अर्हताएं प्रोन्नित की दशा में लागू होंगी या

नहीं।

9. परिवीक्षा की ग्रवधि, यदि कोई हो।

10. भर्ती की पद्धति-भर्ती सीधी होगी या प्रोन्नति या प्रति-नियक्ति या स्थानान्तरण द्वारा मौर निभिन्न पद्धतियों द्वारा भरे जाने वाले पदों की प्रतिशतता ।

11. प्रोन्नति, प्रतिनियक्ति या स्थानान्तरण की दशा में, श्रेणियां जिनसे प्रोन्नति, प्रति-निय्क्ति या स्थानान्तरण किया जायेगा।

12. यदि विभागीय प्रोन्नति समिति विद्यमान हो, तो उसकी संरचना ।

13. मर्ती करने में जिन परि-स्थितियों में हिमाचल प्रदेश लोक सेवा ग्रायोग से परामर्श किया जाएगा।

14. सीधी भर्ती किए जाने वाले व्यक्तियों के लिए ग्रपेक्षा ।

15. सीधी भर्ती द्वारा पद पर नियुक्ति के लिए चयन।

16. भारक्षण

दो वर्ष, जिसका एक वर्ष से ग्रनधिक ऐसी ग्रीर प्रवधि के लिए विस्तार किया जा सकेगा जैसा कि सक्षम प्राधि-कारी विशेष परिस्थितियों में

लिखित कारणों

शतप्रतिशत सीधी भर्ती द्वारा ऐसा न होने पर हिमाचल प्रदेश पुलिस विभाग से सैकेण्डमेंट आधार पर प्रतिनियुक्ति/स्थानान्तरण द्वारा ।

लागु नहीं

लागू नहीं

ग्रादेश दें।

जैसाकि विधि द्वारा ग्रपेक्षित हो ।

किसी सेवा यापद पर नियुक्ति के लिए ग्रभ्यर्थीका भारत का नागरिक होना अनिवार्य है।

सीधी भर्ती के मामले में पद पर नियक्ति के लिए चयन, मौखिक परोक्षाके श्राधार पर और यदि यथास्थिति, हिमाचल प्रदेश लोक सेवा आयोग या अन्य भर्ती प्राधिकरण ऐमा करना आवश्यक या समीचीन समझे, तो लिखित परीक्षा या व्यवहारिक परीक्षा के ग्राधार पर किया जाएगा जिसका स्तर/पाठ्यकम यथा स्थिति स्रायोग/सन्य भर्ती प्राधि- 🏞 करण द्वारा ग्रवधारित किया अग्एमा ।

उक्त सेवा में नियुक्ति, हिमाचल प्रदेश सरकार द्वारा समय-समय पर म्रनुसुचित जातियों/मनुसुचित जन-जातियों/पिछडे वर्गी ग्रीर ग्रन्थ प्रवर्ग के व्यक्तियों के लिए सेवाग्रों में भ्रारक्षण की बाबत जारी किए गये ब्रादेश के ब्रघीन होगी।

17. शिथिल करने की शक्ति

जहां राज्य सरकार की यह राय हो कि ऐसा करना आवश्यक या समीचीन है, वहां यह कारणों को अभिनिखित करके आदेणों द्वारा, इन नियमों के किन्हीं उपबन्धों को, किसी वर्ग या व्यक्तियों के प्रवर्ग या पदों की वावत शिथिल कर सकेगी।

[Authoritative English text of this Department Notification No. YSS(B-4)-6/2001, dated 1-10-2002 as required under clause (3) of Article 348 of the Constitution of India].

YOUTH SERVICES AND SPORTS DEPARTMENT

NOTIFICATION

Shimla-2, the 1st October, 2002

No. YSS-B(4)6/2001.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Governor, Himachal Pradesh, is pleased to make the Recruitment and Promotion Rules for the post of Wireless Operator (Class-III, Non-Gazetted) in the Directorate of Mountaineering and Allied Sports as per Annexure-"I" attached to this notification, namely:—

- 1. Short title and commencement.—(i) These rules may be called the Himachal Pradesh Mountaineering & Allied Sports Manali (Class-III, Non-Gazetted) (Wireless Operator) Recruitment and Promotion Rules, 2002.
- (ii) These rules shall come into force from the date of its publication in official gazette.

By order,

Sd/-Principal Secretary.

ANNEXURE-"I"

RECRUITMENT AND PROMOTION RULES FOR THE POST OF WIRELESSS OPERATOR IN THE DIRECTORATE OF MOUNTAINEERING & ALLIED SPORTS, MANALI, HIMACHAL PRADESH

1. Name of the post

Wireless Operator

2. Number of posts

3 (Three)

3. Classification

Class-III (Non-Gazetted) Non-Ministerial

4. Scale of pay

Rs. 4550-150-5000-160-5800-200-7000-220-7220,

5. Whether selection post or non-selection post.

Non-selection

6. Age for direct recruitment.

Between 18 & 45 years:

Provided that the upper age limit for direct recruits will not be applicable to the candidates already in service of the Government including those who have been appointed on ad hoc or on contract basis:

Provided further that if a candidate appointed on ad hoc basis had become overage on the date when he was appointed as such he shall not be eligible for

any relaxation in the prescribed age limit by virtue of his such ad hoc or contract appointment:

Provided further that upper age limit is relaxable for Scheduled Castes/Scheduled Tribes/Other categories of persons to the extent permissible under the general or special order(s) of the Himachal Pradesh Government:

Provided further that the employees of all the Public Sector Corporations and Autonomous Bodies who happened to be Government servants before absorption in Public Sector Corporations/ Autonomous bodies at the time of initial constitution of such Corporations/Autonomous dies shall be allowed age concession in direct recruitment as admissible to Government servants. This concession will not however, be admissible to such staff of the Public Sector Corporations / Autonomous Bodies who wcre/are subsequently appointed by such Corporation/Autono-mous bodies and who are/ were finally absorbed in the service of such Corporations/ Autonomous Bodies after initial constitution of the Public Sector Corporations/ Autonomous Bodies.

- I. Age limit for direct recruitment will be reckoned on the first day of the year in which the post(s) is/are advertised for inviting applications or notified to the Employment Exchanges, as the case may be.
- Age and experience in the case of direct recruitment relaxable at the discretion of the Himachal Pradesh Public Service Commission in case the candidate is otherwise well qualified.
- 7. Minimum educational and other qualifications required for direct recruit(s).

Essential Qualification:
(i) Matric or equivalent

Army qualifications.

(ii) Diploma in Wireless
Operators & 5 years
experience in operating HF & VHF wire-

(iii) Should have aptitude for working in high altitude.

less.

Desirable Qualification(s):
Knowledge of customs,
manners and dialects of
Himachal Pradesh and
suitability for appointment in the peculiar
conditions prevailing in
the Pradesh.

Whether age and educational qualifications prescribed for direct recruits will Not applicable. apply in the case of the promotees.

9. Period of probation, if any.

Two years subject to uch further extension for a period not exceeding one year as may be ordered by the competent authority in special circumstances and reasons to be recorded in writing.

Not applicable

As required under the law.

A candidate for appoint-

post must be a citizen

100% by direct recruitment failing which by 10. Method of recruitment, whether by direct recruitment or by prodeputation on seconddeputation, ment basis/transfer from motion. H. P. Police department. transfer and the percentage of posts to be filled in by various

methods. 11. In case of recruitment by promotion, deputation transfer, grade from which promotion/

deputation/transfer is to be made. Not applicable Departmental а Promotion com-

mittee exists. what is its composition. 13. Circumstances under which the H.P.P.S.C.

making recruitment.

is to be consulted in

14. Essential requirements for a direct recruits. ment to any service or of India.

Age: Not applicable Educational Qualfication:

15. Selection for appointment to the post by direct recruitment.

disect recruitment shall be made on the basis of viva voice test it the Himachai Pradesh Public Service Commission or other recruiting authority, as the case may be so consider Necessary of expedient by a written test or Practical test, the standard syllabus etc. of which will determined by the commission/other recruiting by authority as the case may be.

Selection for appointment

to the post in the case of

16. Reservation

The appointment to the service shall be subject to orders regarding reservation in the service for Scheduled

Castes/Scheduled Tribes/ Other Backward Classes/ Other categories of persons issued by the Himachal Pradesh Government from time to time.

17. Powers to relax

ment is of the opinion that it is necessary or expedient to do so, it may, by order for reasons to be recorded in writing and in consultation with the H.P. Public Service Commission relax any of the provisions of these rules with respect to any class or category of persons or posts.

Where the State Covern-

भाग 4-स्थानीय स्वायत शासन, म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाऊन एरिया तथा पंचायती राज विभाग

कार्यालय नगरपरिवद्, हमीरपुर, हिमाचल प्रदेश ग्रधिस् चना

हमीरपुर, 26 मार्च, 2003

संख्याः ७-ए/ ७६ २/एम ७ पो ०ए व ०/ २००३ . — नगर परिपद् द्वारा, हिमाचन प्रदेश नगर पालिका स्रिधिनियम, 1994 (1994 का 13) की धारा 219 के माथ पठित धारा 202 के खण्ड (प) द्वारा प्रदत्त भिनामों का प्रयोग करते हुए बनाई गई निम्नलिखित उप-विधियां जिन्हें नगर परिषद् हमीरपुर द्वारा प्रकाशित किया जा चुका है ग्रौर जिसकी उपरोक्त ग्रिबिनियम की धारा 217 के ग्राधीन राज्य सरकार द्वारा पृष्टि की गई है, नगर परिषद् हमीरपुर, हिमाचल प्रदेश में एतदृद्वारा ठेलों के कारोबार को नियमित ग्रीर नियन्त्रित करने के लिए निम्नलिखित उप-विधियां बनाती है, ग्रर्थात्:---

- मंखिप्त नाम.—(1) इन उप-विधियों का संक्षिप्त नाम, नगर परिषद् हमीरपुर में ठेलीं को नियमित और नियन्त्रित करने के लिए उप-विश्वियां 2002 है।
- (2) ये उप-विधियां राजपन्न, हिमाचल प्रदेश सें प्रकाशन की तारीख मे प्रवृत्त होंगी।

- 1. परिभाषाएं.-- (1) इन उप-विधियों में जब तक सन्दर्भ अन्यथा अपेक्षित न हो : --
 - (क) 'ग्रधिनियम' से, हिमाचल प्रदेश नगर पालिका ग्रधिनियम, 1994 (1994 का 13) अभिप्रेत है;
 - (ख) 'परिषद्' से, नगर परिषद् हमीरपुर, हिमाचल प्रदेश ग्रभिप्रेत ₹;
 - (ग) 'कार्थकारी श्रधिकारी', से, ग्रधिनियम की धारा 305 की उप-धारा(1) के स्रधीन नियुक्त कार्यकारी अधिकारी स्रभिन्नेत हैं:
 - (घ) 'ठेला' से, परिवहन या वस्तुग्रों को बिक्री के लिए फेरी लगा कर वेचने के लिए चलाई जाने वाली दो पहियों, तीन पहियों ग्रींर चार पहियों वाली गाड़ी अभिन्नेत है;
 - (ङ) শ্বনুল্লিংন' से, इन उप-विधियों के श्रधीन प्रदान की गई শ্বনুল্লে ग्रभिप्रेत है; ग्रीर
 - (च) 'ग्रनज्ञापन प्राधिकारी' से, परिषद् का कार्यकारी ऋधिकारी ग्रभिप्रेत है;

- (2) उन शब्दों और पदों के, जो इन उप-विधियों में प्रयुक्त हैं किन्तु परिभाषित नहीं है. का वही अर्थ होगा जो अधिनियम में है।
- 3. बिना अनुजिप्त के ठेलों को अनुमति नहीं.—कोई भी व्यक्ति नगर परिषद् की सीमा के भीतर परिवहन या वस्तुओं को विकी के लिए फरी लगा कर सामान बेचने के लिए कोई भी ठेला नहीं चलाएगा। जिसके लिए नगरपरिषद् से अनुजिप्त प्राप्त नहीं की गई है।
- ठेलों को प्रतिषिद्ध करने का अधिकार.—परिषद् के किसी भी क्षेत्र के भी/तर किसी भी प्रकार के ठेले के प्रयोग को प्रतिषिद्ध करने का अधिकार परिषद् में निहित होगा।
- 5. अनुकारित जारो करना. --ठेला चलाने के लिए अनुभ्राप्ति, अनुभ्राप्ति प्राधिकारी हारा जारी की जाएगी और अनुभ्राप्तिधारी की संख्यांक प्लेट जारी की जाएगी, जिसकी कीमत 30 रुपए होगी। संख्यांक प्लेट ठेले के सहज-दृश्य स्थान पर लागाई जाएगी। संख्यांक प्लेट गुम हो जाने पर, अनुभ्राप्तिधारी तुरन्त अनुभ्राप्ति प्राधिकारी को सूचित करेगा और 10 रुपए की कीमत देकर दूसरी संख्यांक प्लेट प्राप्त करेगा। 5′ × 3′ से अधिक के टेले हेतु अनुभ्राप्त जारी नहीं की जाएगी।
- म्रनुजिप्ति के लिए शर्ते. उप-विधि 4 के स्रधीन जारी की गई भ्रनुजिप्ति निम्नलिखित शर्ती के स्रध्यभीन होगी, म्रर्थात्: —
 - (क) यह कि ठेला जिसके लिए अनुज्ञप्ति जारी की गई है संख्यांक प्लेट के विना प्रयोग नहीं किया जायेगा और संख्यांक प्लेट प्रति-स्थापित या नहीं बनाई जाएगी ;
 - (ख) यह कि किसी ठेले का श्रनुज्ञ प्लिधारी ठेले को किसी भी स्थान पर स्थाई रूप से नहीं रखेगा किन्तु ऐसे स्थानों पर खड़ा करेगा जैसे नगर परिषद् हमीरपुर द्वारा इस प्रयोजन के लिए नियन किए जाएं;
 - (ग) यह कि ठेलों को अनुज्ञापन प्राधिकारी की तृष्टि के अनुसार साफ श्रीर ठीक प्रकार से रखा जाएगा। ठेले का भारसाधक अपने कोभी साफ सुथरा रखेगा। शारीरिक रूप से अयोग्य व्यक्ति को तब तक ठेला चलाने को अनुभत नहीं किया जाएगा जब तक चिकित्सा अधिकारी उसे इस योग्य घोषित नहीं करता है;
 - (घ) यह कि म्रठारह वर्ष भ्रायु से कम के व्यक्ति को ठेला चनाने की भ्रनुमति नहीं दी जाएगी;
 - (ङ) यह कि ठेले में विकी के लिए रखी वस्तुओं को साफ और ढके हुए वर्तनों/पान्नों में रखा जाएगा ताकि वस्तुएं मक्खियों आदि से सुरक्षित रहें ;
 - (च) यह कि नगरपरिषद् द्वारा इस रूप में घोषित निरीक्षण श्रधि-कारी द्वारा निरीक्षण के लिए बांछा करने पर ठेले को परिषद् कार्यालय या किसी अन्य नियत स्थान पर ले जाना पड़ेगा;
 - (छ) यह किठेले को रात्रि के समय प्रयप्ति रोशनी के विना नहीं चलाया जाएगा ;
 - (ज). यह कि अनुज्ञाप्तिधारी यातायात के सभी नियमों और अनुजापन प्राधिकारी द्वारा जारी किए गए आदेशों का पालन करेगा ;
 - (झ) यह कि अनुज्ञप्तिधारी ठेले का काम करते समय अनुज्ञप्ति अपने पास रखेगा और उसे कार्यकारी अधिकारी या परिषद् के सदस्य या परिषद् द्वारा निरीक्षण के लिए प्राधिकृत किसी अन्य अधि-कारी के मांगने पर प्रस्तुत करेगा;
 - (ञा) यह कि सामान ढोने के लिए प्रयोग किए जाने वाले ठेले पर 500 किलोग्राम से प्रधिक भार नहीं लादा जाएगा;
 - (ट) यह कि अनुक्राप्तिधारी को यह जानकारी होनी चाहिए कि सार्वे-जानिक गली में ठेला किस प्रकार से चलाया तथा निम्नात्वत किया जाता है और जो इस काम के लिए सभी प्रकार से योग्य आपित हो;

- (ठ) यह कि वह सड़क के नियमों को जानता हो ग्रीर वाताया नियन्त्रण के संकेतों को समझता हो .
- (ड) यह कि नशे की हालत में व्यक्ति द्वारा ठेना नहीं चलाया जाएगा ;
- यह िक ठेले की बाडी सदा अच्छी मुरम्मा के साथ रखी जाएगी और सभी बोर्ड मजबूत और उचित रूप मे पैच मे कम होंगे;
- (ण) यह कि पहिए मजबूत ग्रीर ठोस होंगे ;
- (त) यह कि अनुज्ञिष्त संख्या को हटाया, परिवर्तित, विरुपित या मिटाया नहीं जाएगा;
- (य) यह कि बती जलने के समय के पश्चात् जब ठेला सार्वजनिक गली में चलाया जाए तो हर स्रोर से दिखाई देने वाली एक बती ठेले के किसी सहज दृश्य भाग पर सदा लगाई जाएगी;
- (द) यह कि सार्वजनिक गली में ठेले पर माल लादते या उतारते समय ठेले को पैदल रास्ते के बाहरी किनारे के समानान्तर ख्रौर समके यथा सम्भव निकट रखा जाएगा, ख्रौर यदि किसी जगह कोई पैदल रास्ता न हो, तो ठेले को सार्वजनिक गली के विल्कुल किनारे के समानान्तर रचा जाएगा;
- (घ) यह कि टेने को किराए की प्रतीक्षा के समय किसी सार्वजनिक गली में किसी भी उस स्थान के सिवाय जो इस प्रयोजन के लिए विनिर्दिष्ट किया हो खड़ा नहीं किया जाएगा;
- (न) यह कि तत्ममय ठेले का भारसाधक व्यक्ति, जब भी ऐसा किया जाने के लिए अपेक्षित हो अपने नाम और अनुज्ञानिधारी के नाम और पता के बारे में मही सूचना टेगा; और
- (प) यह कि अनुज्ञप्तिधारी जब भी कार्यकारी अधिकारी द्वारा द्वाये जाने पर स्वयं उपस्थित होगा ।
- अनुज्ञप्ति का नर्वाकरण.—नर्वाकरण के लिए अनुज्ञप्ति प्रत्येक वर्ष 24 मार्च को या उससे पूर्व परिषद् के कार्यालय में जमा करवाई ज्ञाएगी।
- 8. अनुक्राप्त का अन्तरण.—(क) अनुक्रप्त टेले के दूसरे व्यक्ति को अन्तरण करने की दुशा में अनुक्राप्तिधारी एक सप्ताह की अविध के मीतर नगर परिषद् को सूचित करेगा, जिस पर अन्तरिती की विशिष्टियों को अनुक्रप्ति पर अभिलिखित किया जाएगा।
- (ख) मूल अनुज्ञप्तिधारक अनुज्ञप्ति की सभी शर्तों के लिए तव नक जिम्मेवार होगा जब तक अनुज्ञप्ति ठेले के अन्तरिती को अन्तरित नहीं कर दी जाती।
- 9. अनुज्ञाप्त के लिए इन्कार.—वर्ष में ठेलों की सीमित संख्या ही अनुज्ञाप्त की जाएगी और अनुज्ञप्ति स्वीकृत या इन्कार करने का प्रिधि-कार नगर परिषद् के पास आरक्षित होगा।
- 10. अनुत्रिष्त की शर्ते कोई भी अनुत्रिष्तिधारी, किसी भी गर्त का अतिक्रमण करने पर अनुतापन प्राधिकारी द्वारा उसे सुनवाई का अवसर दिए जाने के पश्चात् उसकी अनुत्रिष्ति के रद्दकरण के लिए जिम्मेदार होगा, जिस के विरुद्ध अपील नगर परिषद् को की जाएगी।
- 11. ढुलाई का प्रभार ठेले पर माल वहन के लिए इलाई प्रभार नगर परिषद् द्वारा नियत किया जाएगा और अनुज्ञान्तिधारी इसके पालन के लिए बाध्य होगा ।
- 12. फीस. ठेले की मासिक फीस 30 रूपए की दर से होगी जो भ्रमिम रूप में देथ होगी ।
- 13. शास्ति. जो कोई इन उपविधियों के किसी उपबन्ध का उल्लंघन करता है तो वह जुर्माने से जो 200 रुपए तक का हो सकेगा और उल्लंघन के जारी रहने पर ऐसे अतिरिक्त जुर्माने से जो प्रथम उल्लंघन के पश्चात्, प्रत्येक दिन के लिए जिस के दौरान उल्लंघन जारी रहता है 10 रुपए दण्डनीय होगा।

ग्रादेश द्वारा.

40° 9 J 77°

हस्ताक्षरित/-कार्यकारी अधिकारी, नगर परिषद्, हमीरपुर हिमाचल प्रदेश।

perdiendo dilabely of policia de die di wike s [Authoritative English text of the Municipal Council Hamirpur Notification No. 7-A/762/MCH/2003 dated 26-3-2003 as required under clause (3) of Article 348 of the Constitution of India].

OFFICE OF MUNICIPAL COUNCIL HAMIRPUR HIMACHAL PRADESH

NOTIFICATION

Hantirpur, 26th March, 2003

No. 7-A/762/MCH/2003. The following Bye-Laws made by Municipal Council Hamirpur in exercise of the powers conferred by Clause(U) of section 202 read with section 219 of the Himachal Pradesh Municipal Act, 1994 (Act No.13 of 1994) having been published by the Municipal Council Hamirpur and confirmed by the State Government under section 217 of the Act *ibid*, the Municipal Council, Hamirpur, Himachal Pradesh, hereby makes the following Bye-laws to regulate and control the business of hand carts, namely:

- 1. Short title.—(1) These bye-laws may be called the Municipal Council Hamirpur (Regulation and Control of Hand Carts) Bye-Laws, 2002.
- (2) They shall come into force from the date of publication in the Rajpatra, Himachal Pradesh.
- 2. Definition.—(1) In these bye-laws unless the context otherwise requires:—
 - (a) "Act" means the Himachal Pradesh Municipal Act, 1994 (Act No. 13 of 1994);
 - (b) "Council" means the Municipal Council Hamirpur, Himachai Pradesh;
 - (c) "Executive Officer" means the Executive Officer" appointed under sub-section (1) of section 305 of the Act:
 - (d) "hand cart" means a two wheeled/Three wheeled or four wheeled cart plied for transport or hawking of articles for sale;
 - (e) "licence" means a licence granted under these bye-laws; and
 - (f) "licencing authority" means the Executive Officer of the Council;
- (2) The words and expressions used but not defined in these bye-laws shall have the same meanings as assigned to them in the Act.
- 3. Hand Carts without Licence not allowed.—No person shall ply any hand cart for transport or hawking of articles for sale within the Municipal limits for which a licence has not been obtained from the Municipal Council.
- 4. Right to Prohibit the Hand Cart.—Right to prohibit the use of any type of hand cart within any area of Council shall vest in the Council.
- 5. Issuance of Licence.—Licence for plying hand cart shall be issued by the licensing authority and the licensee shall be issued a number plate, which shall cost Rs. 30/. The number plate shall be fixed at a conspicuous part of the hand cart. On loss of number plate, the licensee shall inform the licensing authority forthwith and obtain a second plate against the cost of Rs. 10/. Licence shall not be issued for the hand cart of more than $5' \times 3'$ size.
- 6. Conditions of Licence.—Licence issued under bye-law 4 shall be subject to the following conditions, namely:—
 - (a) that the hand cart for which Licence has been issued shall not be used without the number

- plate, and number plate shall not be replaced or made rough;
- (b) that the licence holder of any hand cart shall not keep the hand cart permanently at one place but shall stop the same at the places as may be fixed by Municipal Council Hamirpur
- (c) that hand cart shall be kept clean and in proper order to the satisfaction of licencing authority. The incharge of the hand cart should be neat and clean. A physically unfit person shall not be permitted to run the hand cart until a Medical Officer declare him fit;
- (d) that a person who is less then 18 years of age shall not be permitted to ply the cart.
- (e) that the food articles kept on the hand cart for the sale shall be kept in clean and covered pots/containers so as to keep the articles safe from flies etc.
- (f) that the hand cart shall have to be taken to Municipal officer or any other place fixed for inspection when desired by the inspecting officer, so declare by the Municipal Council;
- (g) that the hand cart shall not be plied without adequate light during the night hours.
- (h) that the licensee shall abide by all the traffic rules and the orders issued by the licensing authority;
- (i) that the licensee shall keep the license with him while working on the cart and shall produce it on demand to the Executive Officer or members of Municipal Council or any other officer authorised by the Municipal Officer for inspection.
- (j) the hand cart used for carriage of goods shall not be loaded with more than 500 Kg. weight;
- (k) that licensee shall know how to ply and control the hand cart in a public street and is in all respects a fit person for the job.
- (1) that he shall know the rules of the road and understands traffic control signals.
- (m) that the hand cart shall not be plied by a person in a state of intoxication;
- (n) that the body of the hand cart shall always be kept clean and in good repair and all boards shall be strong and properly screwed;
- (o) that the wheels shall be strong and sound so as to run true;
- (p) that the licence number shall not be removed altered, defaced or obliterated;
- (q) that a light visible from every side shall always be provided in a conspicuous place in the hand cart while plying in a public street after the lighting up time;
- (r) that while loading and unloading in a public street the Hand Cart shall be kept parallel to and as close as possible to, the outer edge of the footpath, and parallel to the extreme edge of the public street if there is no foot path;
- (s) that the Hand Cart shall not be parked when waiting for hire at any place on a public street except at the place specified for the purpose;
- (1) that the person incharge of the Hand Cart for the time being shall give correct information about his name and the name and address of the licencee whenever required to do so; and

- (u) that the licensee shall attend in person whenever called upon to do so by the Executive Officer.
- 7. Renewal of License.—License for renewal shall be deposited by the licensee with the Municipal Council Office on or before 24th March of every year.
- 8. Transfer of License.—(a) In case the licensed handcart is transferred to any other person, the licensee shall inform the Municipal Council within one week where upon the particulars of transferee shall be recorded on the licence.
- (b) Original licensee shall be responsible for all the conditions of license until and unless the licence is transferred to the transferee of the Hand Cart.
- Refusal for Licence.—A limited number of hand carts shall be licensed in a year and the right to grant or refusal to issue license shall be reserved with the Municipal Council.
- 10. Violation of Licence conditions.—Any licensee in violation of any condition shall be liable for cancellation of his licence by the licensing authority after

giving him an opportunity of being heard against which an appeal shall lie to the Municipal Council.

- 11. Freight charges.—The freight charges of the carriage of goods on hand cart shall be fixed by the Municipal Council and the licensee shall be bound to abide by it.
- 12. Fee,—Monthly fee of hand cart shall be Rs. 30/- which shall be payable in advance.
- 13. Penalty.—Whoever contravenes any provision of any of Bye-Laws shall be punishable with a fine which may extend to 200/- rupees and in the case of continuing contravention, with an additional fine which may extend to 10 rupees for every day during which such contravention continues after conviction for the first such contravention.

By order,

Sd/-

Executive Officer, Municipal Council Hamirour, Himashal Pradesh.

भाग-5-वैयक्तिक अधिसूचनाएं और विज्ञापन

ब भ्रदालत कार्यकारी दण्डाधिकारी बडसर, जिला हमीरपुर, हिमाचल प्रदेश

मुकद्माः

दरक्वास्त मृत्यु तिथि प्रमाण-पत्न ।

श्री चुरू राम पुत वौधरू, वासी सुन्तु राजपूर्ता, डाकवर कोहडरा, तहमील बहमर, जिता हमोरपुर, हिमाचन प्रदेश प्राथीं।

वनाम

भाम जनता।

दरख्वास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण ब्राधिनियम, 1969.

श्री चुरू राम पुत्र श्री चौधरू, निवासी सुन्नु राजपूतां, डाकघर कोहडरा, तहसील वडसर ने इस ग्रदालत में दरख्वास्त गुजारी है कि उसकी माता श्रीमती गौरजू, पत्नी चौधरू, निवासी सुन्नु राजपूतां की मृत्यु दिनांक 15-12-1990 को अपने ही गांव में हुई थी। लेकिन किसी कारणवश सम्बन्धित ग्राम पंचायत के रिकार्ड में दर्ज राजिस्टर न हुई है। ग्रव प्रार्थी ने अपनी भाता की मृत्यु सम्बन्धित ग्राम पंचायत में दर्ज करवाने की प्रार्थना की है। मृत्यु के सम्बन्ध में ज्यान हिल्क्या सलंगन दरख्वास्त है।

इस राजपत्र इश्तहार के माध्यम से समस्त जनता तथा सम्बन्धित रिश्तेदारों को सूचित किया जाता है कि यदि किसी को उक्त मृतक की मृत्यु तिथि दर्ज करवाने बारे कोई एतराज एवं उजर हो तो वह दिनांक 19-4-2003 को प्रात: 10 वजे या इससे पहले असालतन या वकालतन हाजर अदोलत आकर पेश करें। अन्यया यकतरफा कार्यवाही अमल में लाई जाकर प्रार्थी द्वारा बताई गई मृत्यु तिथि 15-12-1990 दर्ज करने के आदेश पारित कर दिये जाएंगे तथा बाद में कोई उजर/एतराज कावले समायत न होगा।

ग्राज दिनांक 22-3-2003 को हमारे हस्ताक्षर व मोहर ग्रदालत मे बारी हग्रा ।

मोहर ।

हस्ताक्षरित/-कायंकारी दण्डाधिकारी, बड़सर, जिला हमीरपुर, हिमाचल प्रदेश ।

व ग्रदालत कार्यकारी दण्डाधिकारी, बडसर, जिला हमीरपुर, हिमाचल प्रदेश

भी कुलबिन्द्र सिंह पुन्न दुनी चन्द्र, निवासी वाईरी, तप्पा पाहनू, तहसील बड़सर, जिला ह्योरपुर, हिमाचल प्रदेश 'प्रायी।

वनाम आम जनता ।

प्रार्थना-पत्र नाम को दहस्ती किये जाने बारे ।

त्री कुतिबन्द्र सिंह पुत्र श्रो दुनी चन्द प्रायी निवासी वाईरी,
तष्पा पाइलू ने इस अदात्रत में दरवत्रास्त गुजारी है कि उनके
लड़के का नाम ग्राम पंचायन के रिकार्ड में विशात कुमार दर्ज
रिजस्टर है। परन्तु घर पर उसका नाम ग्राहित नारीता बोला
जाता है जो कि दरस्त है। इस लिये विशाल कुमार के बनाये
शाहिल नारोता पंचायत के रिकार्ड में दर्ज करवाना चाहते हैं।

अतः आम जनता को इस राजपत इश्तहार द्वारा स्चित किया जाता है कि विशाल कुमार पुत्र कुलिबन्द्र सिंह का नाम शाहिल नारोता दर्जे करवाने में कोई एतराज हो तो वे दिनांक 23-4-2003 को प्रातः 10 वजे असालतन या बकानतन हाजर अदालत आकर पेश कर सकते हैं। अन्यवा यकतरका कार्यवाही अमल में लाई जावेगी। सम्बन्धित ग्राम पंचायत को विशाल कुमार के वजाये शाहिल नारोता दर्ब करने के आदेश पारित कर दिये जावेंगे।

ग्राज दिनांक 22-3-2003 को हमारे हस्ताक्षर व मोहर ग्रदालन से जारी हग्रा।

मोहर ।

हस्ताक्षरिब/-कार्यकारी दण्डाधिकारी, बड़सर, जिला हमोपुर, हिमाचल प्रदेश ।

ब ग्रदालत श्री वी 0 के 0 शर्मा, सहायक समाहर्ता द्वितीय श्रेणी, बिझड़ी जिला हमीरपुर (हि 0 प्र 0)

श्री देव राज, रतन चन्द पुतान निक्का राम निवासी बीहड़ू तप्पा ढटवाल ।

वनाम

श्री धनी राम पुत्र धनक्षारा, वाक्षी वीहडू, तथ्या ढटवाल व प्राम जनता।

इक्तहार मकफूद उल-खबरी ।

श्री देव राज, रतन चन्द पुत्र निक्का राम, वासी वीहडू ने इस न्यायालय में प्रायंना-पत्र गुजारा है कि श्री घनी राम पुत्र घनसारा अनुसार रिरोर्ट पटवारी हल्का 60 साल से लापता है तथा लगता है कि मब इस दुनया में नहीं है। म्रत: वजरिया इम्तहार राज म्ब सूचित किया जाता है कि उसकी सम्पत्ति इसके जायज वारतान की जानी है। मत: दिनांक 26-4-2003 को 10.00 बजे मसालतन या वकालतन जो कोई उजर पेश कर सकता है । यदि धनी राम स्वयं भी पढ़े तो उक्त तिथि पर पेश कर सकता है । इसके बाद कोई उजर/एतराज नहीं मुना जाएगा।

म्राज दिनांक 27-3-2003 को मेरे इस्ताक्षर व मोहर ग्रदालत से जारी किया गया ।

मोहर ।

वी 0 के 0 शर्मा, सहायक समाहर्ता द्वितीय श्रेणी, बिझड़ी, जिला हमीरपुर (हि 0 प्र 0)।

ब भ्रदालत श्री सन्त राम, नायव तहसीलदार एवं कार्यकारी दण्डाधिकारी, तहसील धर्मशाला, जिला कांगड़ा, हिमाचल प्रदेश

मुकद्भा नम्बर 5/03/ना 0 तहसीलदार एवं कार्यकारी दण्डाधिकारी

श्रीमती गिलमो देवी बनाम ग्राम जनता व अन्य।

विषय — प्रार्थना-पत्न जेर घारा 13(3) जन्म एवं मृत्यु पंजीकरण प्रधिनियम, 1969.

नोटिस बनाम म्राम जनता।

श्रीमती गिलमो देवी पुत्री श्री अदालती राम, निवामी दाड़ी, मौजा घन्यारा, तहसील धर्मशाला, जिला कांगड़ा ने इस मदालत में शपथ-

पत्न सिंहत मुकद्दमा दायर किया है कि उसकी स्वयंकी जन्म तिथि 8-7-1974 है परन्तुग्राम पंचायत दाड़ी में उक्त तारीख पंजीकृत न हुई है।अत:इसे पंजीकृत किए जाने के ग्रादेण दिए जायें।

न्नतः इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित रिक्तेदारों को सूचित किया जाता है कि यदि किसी को उपरोक्त गिलमो देवी की जन्म तिथि पंजीकरण किए जाने बारे कोई एतराज हो तो वह हमारी म्रदालत में दिनांक 25-4-2003 को म्रसालतन या वकालक्षन

हाजिर होकर उजर पेश कर सकता है अन्यथा मुताबिक शपथ-पत्न जन्म तिथि पंजीष्टत किए जाने के आदेश पारित कर दिये जायेंगे। आज दिनांक 13-2-2003 को मेरे हस्ताक्षर व मोहर अदालत द्वारा

जारी किया गया।

मोहर ।

सन्त राम, ना 0 तहसी बदार एवं कार्यकारी दण्डाधिकारी, धर्मशाला, जिला कांगड़ा, हिमाचल प्रदेश।

ब ग्रदालत श्री सन्त राम, नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी तहसील धमंशाला जिला कांगडा (हि 0 प्र0)

मुकदमा नम्बर: 4/03/ना 0 तहसीनदार एवं कार्यकारी दण्डाधिकारी

श्रीमति दर्शना देवी वनाम आरम जनता व अन्य ।

प्रार्थेना-पत्न जेर क्षारा 13 (3) जन्म एवं मृत्यु पंजीकरण क्रिचिनियम, 1969.

नोटिम बनाम श्राम जनता।

श्रीमित दर्शना देवी पूर्ता श्री कि , निवासी रावा, सहसील घर्मणाला, जिला कांगडा ने इस ग्रदालत में श्राय-पन्न सहित मुक्ट्मा दायर किया है कि उसकी स्वयं की बन्म तिथि 26-4-1967 है परन्तु ग्राम पंचायत करेरी में उदत तारीख पंजाकृत न हुई है। अतः इसे पंजीकृत किए जाने के श्रादेश दिए जाएं। इस नोटिस के द्वारा समस्त जनता को नया सम्बन्धित रिश्तेदारों को मूचित किया जाता है कि यदि किसी को उपरोक्त दर्शना की जन्म तिथि पंजीकरण किया जाने है कि यदि किसी को उपरोक्त दर्शना की जन्म तिथि पंजीकरण किया जाने है अप्रसालनन या वकालतन हाजिर होकर उजर पेश कर सकता है श्रान्यथा मृताबिक शपथ-पह जन्म तिथि पंजीकृत किए जाने बारे श्राटेश पारित कर दिये जायेंगे।

श्राज दिनांक 13-2-2003 को भेरे हम्नाक्षर व मोहर ग्रदालत द्वारा जारी किया गया।

मोहर । सन्त राम, कार्यकारी दण्डाधिकारी, धर्मशाला, जिला कांग्या हिमाचल प्रदेश । ष द्यदालत कार्यकारी दण्डाधिकारी, रक्कक, तहसील देहरा, जिला कांगड़ा हिमाचल प्रदेश

ब मुकदमाः

रामेश्वर दत्त शर्मा

वनाम

समस्त जनता

दरख्वास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण ग्रिधिनियम, 1969.

बोटिस बनाम भाग जनता ।

श्री रामेश्वर दक्त शर्मा ने इस ग्रदालत में दरखास्त दी है कि उसके पुत्न रजनीश शर्मा का जन्म पंचायत रिजस्टर में गलती से दर्ज न करवाया गया है । अब दर्ज किया जावे । इसके पुत्न की जन्म तिथि 30-10-1973 है तथा बच्चे का जन्म मूहीं गांव में हुआ है ।

भतः इस नोटिस द्वारा समस्त जनता तथा सम्बन्धित रिश्तेदारों को सूचित किया जाता है कि यदि किसी को रजनीश शर्मा का नाम दर्ज करने बारे कोई भापित या उजर हो तो वह दिनांक 24-4-2003 को प्रातः 10.00 बजे स्थयं ग्रयवा किसी वान्छित के माध्यम से हमारे समक्ष अदालत में हाजिर ग्राकर पेश करें ग्रन्यथा एकतरफा कार्यवाही ग्रमल में लाई जाएगी।

म्राज दिनांक 14-3-2003 को हमारे हस्ताक्षर व मोहर ग्रदांलत से जारी हुम्रा ।

मोहर ।

हस्ताक्षरित/ कार्यकारी दण्डाधिकारी, रक्कड़, तहसील देहरा, जिला कांगड़ा, हिमाचल प्रदेश ।

ब अदालत श्री धार0 पी0 शांडिल्य, कार्यकारी दण्डाधिकारी, नूरपुर, तहसील नूरपुर, जिला कांगड़ा, हिमाचन प्रदेश

श्री विजय कुमार पुत्र श्री रतन चन्द, निवासी गांव लौहारपुरा, डाकघर सुल्याली, तहसील नूरपुर, जिला कांगड़ा (हि0 प्र0)।

बनाम

ग्राम जनता

प्रार्थना-पत्न जेर धारा 13 (5) जन्म एवं मृत्यु पंजीकरण मधिनियम, 1969.

श्री विजय कुमार पुत्त श्री रतन चन्द निवासी गांव लोहारपुरा, डाकघर सुल्याली, तहसील नूरपुर, जिला कांगड़ा, हिमाचल प्रदेश ने इस न्यायालय में प्रार्थना-पत्त गुजारा है कि उसके भाई श्री राकेण कुमार पुत्र श्री रतन सिंह, निवासी लोहारपुरा की मृत्यु दिनांक 1-1-2000 को हुई थी। उसकी मृत्यु तिथि ग्राम पंचायत के रिकार्ड में दर्ज नहीं है।

श्रतः सुर्वमाघारण को इस इस्तहार द्वारा सूचित किया जाता हैं कि उक्त राकेश कुमार की मृत्यु तिथि दर्ज करने में यदि किसी व्यक्ति को कोई उजर/एतराज हो तो वह दिनांक 19-4-2003 को प्रातः 10.00 बजे श्रदालत स्थित नूरपुर में श्रसालतन या वकालतन उपस्थित होकर श्रपना एतराज प्रस्तुत कर सकता है। निश्चित् तिथि पर कोई एतराज प्रस्तुत क होने की दशा में प्रार्थना-पत्न श्री विजय कुमार पर नियमानुसार कार्यवाही की जाएगी।

न्नाज दिनांक 6-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालन ये जारी हुग्रा।

मोहर ।

ब्रार० पी० गांडित्य, कार्यकारी दण्डाधिकारी, बरपुर, जिला कांगड़ा (हि० प्र०) । ब ग्रदालत श्री ग्रारः । पी । शांडिल्य, कार्यंकारी दण्डाधिकारी, नृरपुर, जिला कांगड़ा, हिमाचल प्रदेश

श्री विजय कुमार पुत्र श्री रतन चन्त, निवासी गांव लोहारपुरा, डाकघर सुल्याली, तहसील नूरपुर, जिला कांगड़ा (द्वि प्रत) ।

वनाम

ग्राम जनता

दरस्वास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधि-नियम, 1969

श्री विजय कुमार पुत्र श्री रतन चन्द, निवासी गांव लोहारपुरा दाकघर सुल्याली, तहसील नूरपुर, जिला कांगड़ा (हि0 प्र0) ने इस न्यायालय में प्रार्थना-पत्न गुजारा है कि उसके पिता श्री रतन सिंह पुत्र श्री जमीता, निवासी लोहारपुरा की मृत्यु दिनांक 22-9-2000 को हुई थी। उनकी मृत्यु निथि ग्राम पंचायत के रिकार्ड में दर्ज नहीं करवाई गई है।

श्रतः सर्वसाधारण को इम इशतहार द्वारा सूचित किया जाता है कि उक्त श्रो रतन चन्द की मृत्यु तिथि दर्ज करने में यदि किसी व्यक्ति को कोई उजर/एतराज हो तो वह दिनांक 19-4-2003 को प्रातः 10.00 बजे ग्रदातः प्रियत होकर श्रदालत स्थित नूरपुर में स्वयं श्रथवा ग्रधिवक्ता द्वारा उपस्थित होकर अपना एतराज प्रस्तुत कर सकता है। निश्चित तिथि पर कोई एतराज प्रस्तुत न होने की दशा में प्रार्थना-पन्न श्री विजय कुमार पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 6-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदानत द्वारा जारी हुन्ना ।

मोहर ।

श्रार १ पी १ शांडिल्य. कार्यकारी दण्डाधिकारी,

नूरपुर, जिला कांगडा (हि0 प्र0)।

ब ग्रदालत श्री केसर राम, कार्यकारी दण्डाधिकारी, शाहपूर, जिला कांगड़ा (हि0 प्र0)

श्री राजेन्दर प्रसाद शर्मा उर्फ राजिन्दर पाल शर्मा, निवासी शाहपुर, तहसील शाहपुर, जिला कांगड़ा (हि0 प्र0)।

बनाम

स्राम जनता

विषय. →-प्रार्थना-पत्न जेर धारा 13 (3) जन्म एवं मृत्यु पजीकरण ग्रिधिनियम, 1969-

्नोटिस बनाम भ्राम जनता ।

श्री राजेन्दर प्रसाद शर्मा उर्फ राजिन्दर पाल शर्मा, निवासी शाहपुर, तहसील शाहपुर ने शपथ-पत्न सहित प्रार्थना-पत्न पेश किया है कि उसकी लड़की शिवानी शर्मा की जन्म तिथि 8-4-1989 पंचायत शाहपुर के रिकार्ड में दर्ज न हुई है तथा दर्ज करने की प्रार्थना की है।

ग्रतः इस इश्तहार राजपत द्वारा आम जनता को सूचित किया जीता है कि यदि किसी व्यक्ति को शिवानी शर्मा पुती राजेन्दर प्रसाद शर्मा की जन्म तिथि 8-4-1989 पंचायत रिजस्टर में दर्ज करने भें प्रापित हो तो वह श्रसालतन या वकालतन दिनांक 23-4-2003 को 10.00 बजे हाजिर श्राकर एतराज पेश कर सकता है अन्यथा । उन्त जन्म तिथि ग्राम पंचायत शाहपुर को दर्ज करने के श्रावेश पारित कर दिए जाएंगे।

याज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदाल्त से 1 जारी हुम्रा ।

1 मोहर ।

केसर राम, कार्यकारी दण्डाधिकारी, माहपुर जिला कांगड़ा (हि0प्र0) । व अदालत श्री केमर राम, तहमी दार एवं कार्यकारी दण्डाधिकारी, भाहपुर, तहमील माहपुर, जिला कांगड़ा (हि0 प्र0)

श्री राजेण हुमार पुत्र श्री मुन्धी राम, निवासी 39 मील, माहपूर इंग्रिक्ट तहुमील माहपुर, जिला कांगड़ा (हि० प्र0) ।

वनाम

ग्राम जनता

विषय. — प्रार्थना-पत्न जेर धारा 13 (3) जन्म एवं मृत्यू पंजीकरण अधिनियम, 1969.

नोटिस वनाम ग्राम जनता।

श्री राजेंग कृमार पुत्र श्रं मुन्शी राम, निशामी 39 मीन, माहपुर तहसील शाहपुर ने अपने अपय-पत्न सिहा प्रार्थना-पत्न पेश किता है कि उत्तके माई की मृत्यु तिथि 9-6-1998 को गांव 39 मीन शाहपुर में हुई थी परन्तु उसकी मृत्यु तिथि ग्राम पंचायत शाहपुर के रिकार्ड में दर्ज न करवा सके हैं तथा दर्ज करने की प्रार्थना की है।

श्रतः इस इस्तहार राजपब हाता श्राम जनता को मूचिन किया जाता है कि यदि किमी ब्यक्ति को स्वर्गीय विकेश कुमार पुत्र मुन्ती राम की मृत्यु निथि 9-6-1998 पंचायन रिकार्ड में दर्ज करने में आपित हो तो वह श्रसालतन या वकारतन दिनांक 23-4-2003 को 10.00 बजे हाजिर श्राकर प्रपता एनटाज पेश कर सकता है अन्यया उक्त मृत्यु तिथि श्राम पंचायत कूट वासी को दर्ज करने के श्रादेश पारित कर दिए जाएंगे।

श्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर श्रदालत से जारी हुश्रा ।

मोहर ।

केनर राम, कार्यकारी दण्डाधिकारी, शाहपुर, जिला कांगड़ा (हि0प्र0) ।

ब श्रदालत श्री केसर राम, कार्यकारी दण्डाधिकारी, शाहपुर, तहसील शाहपुर, जिला कागड़ा (हि0 प्र0)

श्री शम्मू दत्त पुत्र वकील इत्त, निवासी रैत, तहसील शाहपूर, जिला कांगड़ा (हि 0 प्र 0) . . प्रायी।

बनाम

ग्राम जनता

विषय.—प्रार्थना-पत्न जेर धारा 13 (3) जन्म एवं मृत्यु पंजी-करण ऋधिनियम, 1969.

श्री श्वम्भू दत्त पुत्न श्री वकील दत्त, निवासी रैत ने प्रायंना-पद्म प्रस्तुत किया कि प्रार्थी की लड़की सरवीना का जन्म निथि 15-2-1998 को हुआ है परन्तु उसकी जन्म तिथि ग्राम पंचायत रैत के रिशार्ड में दर्ज न करवाई गई है तथा दर्ज करने की प्रार्थना की है।

अतः इस इक्ष्तहार राजपत्न द्वारा आम जनता को सूचित िया जाता है कि यदि किसी व्यक्ति को सरवीना पुत्नी शम्भू दत्त की जन्म तिथि 15-2-1998 पंचायत रिकार्ड में दर्ज करने में आपित हो तो वह असालता या वकालता दिनार 23-4-2003 को 10.00 बजे हाजिर आकर अपना एतराज पेश कर सकता है अन्यथा जक्त जन्म तिथि ग्राम पंचायत रैत को दर्ज करने के आदेश पारित कर दिए जाएंगे।

आज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर श्रदालत से जारी हुआ ।

मोहर ।

केसर राम. कार्यकारी दण्डाधिकारी. शाहपूर. जिला कांगड़ा (हि0 प्र0) । त्र ग्रदालन श्री सोहन लाल शर्मा, कार्यकारी दण्डाधिकारी, धूरल, जिला कांगडा. हिमाचल प्रदेण

प्रकरण संस्था: 2/2003

जन्म तिथा 10-3-2003 तिथि पेशी : 24-4-2003

विजय सिह गुलेरिया

सनाम

ग्राम जनता

विषय .--प्रार्थना-पत्र प्रधीन बारा 13 (3) जन्न एवं मृत्यु पंजीकरण अधिनियम, 1969

श्री विजय सिंह पुत्र घोंकार मिंह गुलेरिया, निवासी मुहाल हेव, डाकघर घुरल, उप-तहसील थृरल, जिला कांगड़ा, हिमाचल प्रदेश ने जन्म एवं मृत्यु पंजीकरण अधिनियम. 1969 के तहत अपने पुत्र योगेश कुमार जन्म तिथि 24-12-2001 को पंजीकरण करवांने हेतु इम न्यासालय में प्रकरण दायर किया है। प्रार्थी के अनुसार भूलवश वह अपने पुत्र योगेश कुमार का नाम व जन्म तिथि पंचायत अभिलेख में दर्ज नहीं करवा सका था। अत: न्यायालय से आदेश प्राप्त करके अपने पुत्र का नाम व जन्म तिथि पंचायत व

अतः इस उपघोषणा के माध्यम से सर्वसाधारण जनता व हितबढ़ व्यक्ति व संस्था को सूचित्र किया जाता है कि यदि किसी को उपरोक्त योगेश कुमार के जन्म पंजीकरण बारें कोई आपिन हो तो वह दिनांक 24-4-2003 को ठीक 10-00 वजे न्यायालय में असालतन या वकाजतन अपित्यत हो कर अपनी आपित्त या अनुरोध प्रस्तुत न होने की दशा में एकपक्षीय कार्यवाही अमल में लाते हुए पंजीकरण के आदेश सम्बन्धित पंचायत को पारित कर दिए जायेंगे।

ग्राज दिनांक 10-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत द्वारा जारी किया गर्या

मोहर ।

सोहन लाल गर्मा, कार्यकारी दण्डाधिकारी, थुरल, जिला कांगड़ा (हि0 प्रत)।

In the Court of Shri S. C. Kainthla, Sub-Judge 1st Class, Jogioder Nagar, District Mandi (H. P.)

Succession Act No. 2/2000

In the matter of :-

1. Gujari Devi wd/o Late Shri Achharu Ram, 2. Ramesh Chand s/o Late Shri Achharu Ram, 3. Fagni Devi d/o Late Sh. Achharu Ram, 4. Raj Kumar d/o Late Shri Achharu Ram, 5. Meena Devi d/o Late Shri Achharu Ram, 6. Suresh Chand s/o Late Shri Achharu Ram, 7. Lohli Devi through her mother/guardian Smt. Gujari Devi 8. Sakina Devi d/o Late Shri Achharu Ram, 9. Tuli Devi wd/o Late Shri Madan and mother of Late Shri Achharu Ram, all resident of Village Kaw, Post Office Barot, Tehsil Padhar, District Mandi, Himachal Pradesh

.. Petitioner.

Versus

General public.

.. Respondent.

APPLICATION FOR THE SUCCESSION CERTIFICATE UNDER THE PROVISION OF SECTION 372 OF THE INDIAN SUCCESSION ACT, 1925

Whereas in the above noted case, the petitioner have filed the application for the succession certificate under the provision of section 372 of the Indian Succession Act, 1925 and the same is fixed for 25-10-2000 for the service o General Public/Respondents.

Hence, this proclamation under section 5, rule 20 (A) CPC is hereby issued against the above noted respondent/General Public to appear before this court on or before 24-4-2003 at 10.00 A.M. personally or through pleader to defend the case failing which the

above noted respondent/general public shall be proceeded ex parte.

Given under my hand and the seal of this court to day the 26th August, 2000.

Seal.

S. C. KAINTIILA, Sub-Judge 1st Class, Jogindernagar, District Mandi (H. P.).

व ग्रदालत श्री हीरा लाल ठाकुर, कार्यकारी दण्डाधिकारी, सुन्दरसगर, जिला मण्डी, हिमाचल प्रदेश कुक्तमा

व मुकद्दमाः

अन्तर्गत जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969

श्रीमती सुद्या रानी पत्नी श्री राज कुमार, निवासी भंगलेहड़ा, डाकषर कपाही, तहसील सुन्दरनगर, जिला मण्डी (हि0 प्र0) ं प्रार्थिया ।

बनाम

ग्राम जनता

ं प्रत्यार्थीगण ।

उपरोक्त मुकद्दमा अनुसार उनवान वाला में प्राधिया श्रीमती सुधा रानी पत्नी श्री राज कुमार ने इस अदालत में गुजारिश की है कि उसके पुत्र कपिल कुमार उर्फ तनुज कुमार का जन्म 21-8-1997 को हुआ है लेकिन उसकी जन्म तिथि पंचायत अभिलेख में 21-10-1997 पंजीकृत हुई हैं, जो गलत है ।

श्रतः श्राम जनता को बजरिया राजपत्न सूचित किया जाता है कि अगर किसी को भी कोई उजर/एतराज हो तो वह दिनांक 24-4-2003 को प्रातः 10.00 बजे श्रसालतन या वकालतन हाजर श्रदालत आकर श्रपना उजर पेश करें श्रन्यथा उपरोक्त श्रावेदिका के वैके की जन्म तिथि पंचायत श्रभिलेख में दुहस्ती करने बारे श्रादेश जारी किया जाएगा।

त्राज दिनाक 10-3-2003 को मेरे हस्ताक्षर व मोहर स्रदालत से जाग हुआ।

मोहर ।

हीरा लाल ठाकुर, कार्यकारी दण्डाधिकारी, सुन्दरनगर, जिना मण्डी (हि0 प्र0) ।

ब भ्रदालत श्री हिरा लाल ठाकुर, कार्यकारी दण्डाधिकारी, सुन्दरनगर, जिला भण्डी, हिमाचल प्रदेश

मिसल नम्बर/2002

श्री राजेन्द्र कुमार पुत्र श्री देवकू राम, निवासी ठलगधार, डाकघर चुरढ़, तहसील सुन्दरनगर, जिला मण्डी, हिमाचल प्रदेश '' प्रार्थी।

वनाम

ग्राम जनता

··· प्रत्यार्थीगण ।

प्रार्थना-पत्न दुरुस्ती नाम राजेन्द्र कुमार उपनाम जालम दर्ज करने बारे।

श्री राजेन्द्र कुमार पुत्र श्री देवकू राम, निवासी ठलगधार ने इस् प्रयालन में प्रार्थना-पत्र दायर किया है कि उसका नाम पचायते प्राभिलेख में जालम दर्ज है जबिक वास्तव में उसका नाम राजेन्द्र कुमार है दुरुस्त किया जावे।

ग्रतः इस इण्तहार द्वारा ग्राम जनताको सूचित किया जाता है कि इस नाम की दुरुस्ती बारे किसी को किसी किस्म का उजर/एतराज हो तो वह दिनांक 24-4-2003 को प्रातः 10.00 बजे इस ग्रदालत में ग्रसालतन या वकालतन हाजर होकर पैरवी कर सकता है ग्रन्थथा हाजर न ग्राने की मूरत में ग्रापके विरुद्ध एकपश्चीय कार्यकाही ग्रमल में लाई जायेगी।

द्याज दिनांक 10-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत मे जारी हुआ।

मोहर ।

हिरा लाल ठाकुर, कार्यकारी दण्डाविकारी, मृन्दरनगर, जिला मण्डी, हिमाचल प्रदेश ।

ब प्रवालन श्री हिरा लाल ठाकुर, कार्यकारी दण्डाविकारी, मृन्दरनगर, जिला मण्डी, हिमाचल प्रदेण

मिमल नम्बर : 2002

रजनी देवी पुत्री श्री देवकू राम, निवासी ठलगधार, डाकघर चण्ड, तहसील सुन्दरनगर, जिला मण्डी, हिमाचल प्रदेश प्राधिया।

वनाम

ग्राम जनना

' प्रत्या**र्थीगण** ।

प्रार्थना-पत्न नाम दुरुस्ती रजनी देत्री उपनाम गुड्डी दर्ज करने बारे ।

रजनी देवी पुत्ती श्री देवकू राम, निवासी ठलगधार ने इस ग्रदालन में प्रार्थना-पत दायर किया है कि उसका नाम पंचायत अभिलेख में गुड़डी दर्ज है जबिक वास्तव में उसका नाम रजनी देवी है, दुबस्त किया जावे।

श्रुपः इस इक्तहार द्वारा समस्त ग्राम जनता को सूचित किया जाता है कि इस नाम की दुल्स्ती बारे किसी को किसी किस्म का उजर/एतराजहो तो वह दिनांक 24-4-2003 को प्रातः 10.00 बजे इस ग्रदालत में ग्रसालतन या वकालतन हाजर होकर पैरवी कर सकता है ग्रन्थ्या हाजर न ग्राने के पक्ष में ग्रापके विरुद्ध एकपक्षीय कार्यवाही ग्रमल में लाई जाएगी।

ग्राज दिनांक 10-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हुमा।

मोहर ।

हिरा लाल ठाकुर, कार्यकारी दण्डाधिकारी, सुन्दरनगर, जिला मण्डी, हिमाचल प्रदेश ।

in the Court of Shri Kirpa Ram Sharma, Executive Magistrate Nerwa, District Shimla (H. P.)

Sh. Mohan Lal s/o Sh. Bhagat Ram, r/o Village Dianldi, Pargna Chandlog, Sub-Tehsil Nerwa, District Shimla (H. P.).

Versus

General Public

Application u/s 13 (3) death and birth registration Act, 1969.

Sh. Mohan Lal s/o Sh. Bhagat Ram, r/o Village Dianldi, Pargna Chandlog, Sub-Tehsil Nerwa, Distt. Shimla (H.P.) has applied u/s 13 (3) death and birth registration Act, 1969 for seeking order to Secretary G. P. Nerwa for make entry in the panchayat record of the name and date of birth her daughter Kumari Santoshi who born on 15-9-1971.

Whereas the General public has been made as respondent and the undersigned is satisfy that the General public can not be summoned ordinarily and have this proclamation u/o 5, rule 20 C. P. C. is issued and General public is called/summoned hereby in order to file the objection, if any on or before 24-4-2003 at 10,00 A.M. before the undersigned. Failing which an exparte order shall be passed and the case would be disposed of accordingly.

Given under my hand and seal of this Court today on 14th March, 2003.

Seal.

KIRPA RAM SHARMA, Executive Magistrate, Nerwa, District Shimla.

व मदालय श्री किरणा राम जर्मा, कार्यकारी दण्डाधिकारी, नेरवा, जिला शिमला, हिमाचल प्रदेश

साकिन ग्रली पुत्र हसन ग्रली, ग्राम व हाल ग्रावाद नेरवा ।

बनाम

आम जनता

प्रायंना-पत्र वराये ग्राम पंचायत नेरवा में परिवार दर्ज करने बारे ।

साकिन अली पुत्र हसन अली, निवासी व हाल आवाद नेरवा ने इस कार्यातय में प्रार्थना-पत्न पेश किया है कि वह अपना परिवार बच्चों को स्कून में प्रवेश करने हेतु ग्रांम पंचायत नेरवा में दर्ज करवाना चाहना है। उसके परिवार को सूची निम्न है:—

1 साकित अंतो पुत्र हसत अली आयु 28 वर्ष 2. साविहाबानो पत्नी साकिन अली ,, 25 वर्ष

4. शाहन पुत ,, ,, 4 वर्ष 5. लबली पुत्रो ,, ,, 2 वर्ष

अाम जनता को इस नोटिय के माध्यम से स्चित किया जाता है कि यदि किसी को साकिन अली के परिवार को ग्राम पंचायत नेरवा के परिवार रिजस्टर में दर्ज करने वारे कोई उजर व एतराज हो तो सह अपना उजर मिति 24-4-2003 को या इससे पूर्व इस न्यायालय में आकर पेश कर सकते हैं। यदि उपरोक्त वर्णित तिथि को किसी भी व्यक्ति को कोई उजर/एतराज इस न्यायालय में प्राप्त को कोई उजर/एतराज इस न्यायालय में प्राप्त नहीं होता है तो इस न्यायालय द्वारा परिवार दर्ज करने के अदिश ग्राम पंचायन नेरवा को कर दिए जाएंगे।

न्नाज दिनांक 14-3-2003 को मेरे हस्ताक्षर व मोहर अदालन कार्यालय से जारी हुन्ना।

मोहर ।

किरपा राम शर्मा, कार्यकारी दण्डाविकारी, नेरवा. जिला शिमला (हि₀ प्र0) ।

ब श्रदानत श्रो किरना राम शर्मा. कार्यकारी दण्डाधिकारी, नेरवा, जिला शिमला, हिमाचल प्रदेश

श्री परमा राम पुत्र बिरू राम, निकःसी गढ़ा, परगना चन्दलोग, उप-तहसील नेरवा ।

वनाम

ग्राम जनता

प्रार्थना-पत वराये ग्राम पंवायत नेरवा में पुत्र का नाम दुरुस्त करने बारे ।

श्री परमा राम पुत्र श्रो धिरू राम, निवासी गढ़ा, परगना चन्दलोग उप-तहसीन नेरवा ने प्रायंना-पत्न पेश किया है कि उसके अपने पुत्र का नाम प्राम पंचायत नेरता के परिवार रिजस्टर में गणेश चन्द गतत दर्ज है। उसके पुत्र का सही नाम प्रनिल कुमार है जो सही व दरुस्त है।

आम जनता को इस नोटिस के माध्यन से सूचित किया जाता है कि यदि किसी को परमा राम के पुत्र अनिज कुमार का नाम दुरुस्त करने बारे कोई उजर व एतराज हो तो वह अगना एतराज दिनांक 24-4-2003 को या इससे पूर्व पेश कर सकते हैं। यदि उपरोक्त विणित तिथि को कोई भी उजर/एतराज प्राप्त नहीं होता तो इस न्यायालय द्वारा परमा राम के पुत्र का नाम दुंहस्त करने के ब्रादेश ग्राम पंचायत विकास अधिकारी नेरवा को कर दिए जाएंगे।

श्राज दिनांक 15-3-2003 को मेरे इस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर ।

किरपा राम शर्मा, कार्यकारी दण्डाधिकारी, नेरवा, जिला शिमला (हि० प्र0) ।

ब ग्रदालब श्री किरपाराम शर्मा, कार्यकारी दण्डाधिकारी नेरवा, जिला शिमला (हिं0 प्र0)

श्री विजीशा साही पुत्र श्री जोत नारायण साही, निवासी व हाल ग्राबाट नेरवा ।

बनाम

ग्राम जनता

प्रार्थना-पत्न ग्राम पंचायत नेरवा में परिवार दर्ज करने बारे ।

श्री बिजीशा साही पुत्र श्री जोत नारायण साही, निवासी व हाल श्राबाद नेरवा ने इस कार्यालय में प्रार्थना-पत्र पेश किया है कि वह ग्रपना पिनवार ग्राम पंचायत नेरवा में बच्चों को स्कूल में प्रवेश लेने हेतु दर्ज करवाना चाहता है। उसके परिवार की सूची निम्न हैं:—

- 1. विजीशा साही पुत्र जोत नारायण साही जन्म तिथि 16-5-1978
- 2. श्रीमती ऊषा देवी पत्नी बिजीमा साही ,, 28-3-1980
- ग्रम्ता पुत्री ,, ,, 25-3-1997
- गृरिया पुत्री , , 25-2-1999

त्राम जनता को इस नोटिस के माध्यम से सूचित किया जाता है कि यदि किसी को विजीशा साही के परिवार को ग्राम पंचायत नेरवा में दर्ज करने वारे कोई उजर व एतराज हो तो वह अपना उजर मिति 24-4-2003 को या इससे पूर्व इस कार्यालय में आकर पेश कर सकते हैं। यदि उपरोक्त विणित तिथि को किसी भी व्यक्ति का कोई उजर/एतराज इस न्यायालय को प्राप्त नहीं होता है तो इस न्यायालय ढारा परिवार दर्ज करने के आदेण ग्राम पंचायत नेरवा को कर दिए जाएंगे।

ग्राज दिनांक 14-3-2003 को मेरे इस्ताक्षर व मोहर ग्रद।लत से जारी हुन्ना ।

मोहर ।

किरपा राम शर्माः, कार्यकारी दण्डाधिकारीः, नेग्वाः जिला श्रिमजा (हि०प्र०) ।

ब ग्रदालन श्री किरपा राभ शर्मा, कार्यकारी दण्डाधिकारी, नेरवा, जिला शिमला, हिमाचल प्रदेश

श्री दीपक पुत्र श्री मनबहादूर, निवासी व हाल श्रावाद बासा, परगना चन्दलांग, उप-तहनील नेरवा।

वनाम

भ्राम अनुना

विषय.—प्रार्थना-एव बराये ग्राम पंचायत नेरवा में परिवार दर्ज करने बारे।

श्री दीपक पुत्र श्री मन बहादुर. निवामी व हाल ग्राबाद वासा, परगना चन्दलीम, उप-नहरीक नेरवा में प्रार्थना-पस्त्र पेण किया है कि वह मुकाम नेरवा में श्री कंवर उदय सिंह के माथ ग्ररसा 6 महाने में रहता है ग्रीर ग्रपना परिवार बच्चा को स्कूल में प्रवेण लेने हेतु दर्ज करवाना चाहता है। जिनकी सूर्चा निम्न है:---

1. श्री दौपक पूज श्री मन बहादर जन्म तिथि 10-2-1975

2. श्रीमती शान्ति पत्नी दीपक जन्म तिथि 25-3-1978

3. सन्दर लाल पुत्र दीपक जन्म तिथि 13-2-1996

श्राम जनता को इस नोटिस के माध्यम से सूचित किया जाता है कि यदि किसी को दीपक के परिवार को ग्राम पंचायत नेरवा के परिवार रिजस्टर में दर्ज करने बारे कोई उजर व एतराज हो तो वह श्रपना उजर मिति 26-4-2003 को या इससे पहले पेश कर सकते है। यदि उपरोक्त विणत तिथि को किसी भी व्यक्ति का उजर/एतराज इस न्यायालय को प्राप्त नहीं होता है तो इस न्यायालय हारा दीपक राम के परिवार दर्ज करने के ग्रादेश ग्राम पंचायत् नेरवा को कर दिए जाएंगे।

भाज दिनांक 25-3-2003 को भेरे हस्ताक्षर व मोहर अदानत से जारी हभा ।

मोहर।

किरपा राम गर्मा, कार्यकारी दण्डाधिगारी, नेरवा, जिला शिमला (हि0 प्र0) ।

In the Court of Shri P. S. SAMYAL, Sub-Judge 1st Class, Theog. District Shimla (H. P.)

In re:-

Shri Rajesh Thakur s/o Shri Balak Ram, r/o Village Raich, Tehsil Theog, District Shimla (H.P.) . . Plaintiff.

Versus

- 1. Smt. Raj Kumari d/o Shri Baktawar Singh. r/o Village Panjaila (Fagu), Tehsil Theog, District Shimla (H. P.).
- Shri Baldev Singh s/o Shri Hira Singh r/o Village Panjaila (Fagu), Tehsil Theog, District Shimla, (H. P.)

SUIT FOR PERPETUAL AND MANDATORY INJUNCTION

Whereas plaintiff here in have preferred a civil suit for perpetual and mandatory injunction, and it has been proved to the satisfaction of this court that the above named defendant No. I and 2 can not be served in the ordinary course of service.

Hence this proclamation u/o 5, rule 20 (1-A) C.P.C. is issued against them to appear in this court on 19-4-2003 at 10.00 A. M. sharp either personally or through an authorised agent or advocate to defend the case failing which the suit will be heard and determined ex parte.

Given under my hand and seal of this court this 18th day of March, 2003.

Seal.

P. S. SAMYAL, Sub Judge Ist Class, Theog, District Shimla (H. P.).

ब श्रदालत श्री मंजय शर्मा, उप-मण्डल दण्डाधिकारी, पांवटा साहिब, जिला सिरमीर (हिं0 प्र0)

 श्री मेहर सिंह पुत्र वानणु, 2. श्रीमित भज्जो पत्नी मेहर सिंह,
 श्रीमती रतो देवी पत्नी मामियां, 4 सामियां पुत्र वानणु, समस्स निवासीगण कान्टी मणवा, सब-तहसील कमरऊ, जिला सिरमौर श्रायीगण ।

बनाम

ग्राम जनता

🕆 प्रतिवादी ।

ग्राम पंचायत कान्टी मणवा के परिवार रिजस्टर में दुरुस्ती करने बारे प्रार्थना-पत्न । उपरोक्त प्रार्थीगण ने एक प्रार्थना-पत्न अदालत हजा में प्रस्तुत किया है कि उनके नाम मेहर सिंह के परिवार में भनत दर्ज किए गए हैं। जिनकी प्रार्थीगण दुरुस्ती करवाना चाहते हैं। जिस बारे उन्होंने अपने-अपने ब्याम हल्फी प्रस्तुत किए हैं। उन्होंने अपने प्रार्थना-पत्न व व्यान हल्फी में यह निवेदन किया है कि श्रीमती अज्जो देवी प्रार्थी मेहर सिंह का पत्नी है जविक परिवार रिजस्टर में उसे चानणु की पत्नी दर्शाया गया है जो प्रार्थी मेहर सिंह के पिता हैं। चानणु की पत्नी श्रीमती जंगलो देवी यो जो कि प्रार्थी की माता थी जिसका स्वर्गवास हो चुका है। श्रीमती मज्जो देवी प्रार्थी की पत्नी है, श्रीर स्वर्गीय चानणु की बहु लगती है। जो कि चानणु के नाम गलत दर्ज हुई है श्रीमती रतो देवी सामियां की पत्नी है जविक पंचायत के श्रिभनेख में मेहर सिंह की पत्नी दर्ज है जो कि गलत है। सामियां की पत्नी रतो देवी के पास एक लड़की पैदा हुई है जिसका नाम मेह-दी है व सामियां की पुत्री है जो कि सामियां के नाम दर्ज की जावे। मेहर सिंह के पास एक ही लड़का है जिसका नाम काहन सिंह जो किमे हर सिंह के नाम दर्ज है।

ग्रतः प्रार्थीगण ने श्रीमती भज्जो देवी पत्नी मेहर सिंह, रतो देवी पत्नी सामियां महेन्दी पुत्री सामियां पंचायत ग्रिभलेख में दुक्स्ती करने वारे प्रार्थना-पत्न प्रस्तुत किया है।

अतः इस्तहार द्वारा आम जनता व सम्बन्धित रिक्तेदारों को सूचित किया जाता है कि अगर किसी व्यक्ति को कोई उजर या एतराज हो तो वह दिनांक 21-4-2003 तक इस कार्यालय में प्रस्तुत करें अन्यया सम्बन्धित पंचायत को पंचायत अभिलेख में दुरुस्ती करने बारे आदेश जारी कर दिए जायेंगे।

भ्राज दिनांक 22-3-2003 को घेरेहस्ताक्षर व मोहर अदालत से जारी किया गया ।

मोहर ।

संजय शर्मा, उप-मण्डल दण्डाधिकारी, पांवटा साहिब, जिला सिरमीर (हि०प्र०) ।

ब अदालत सहायक समाहर्ता प्रथम श्रेणी, पांवटा साहिब, जिला निरमौर, हिमाचल प्रदेश

मुकद्दमा शीर्षक:

नजीर श्रहमद पुत्र माडू, निवासी श्रकालगढ़, तहसील पांवटा साहिब, जिला सिरमीर (हि0 प्र 0)

बनाम

बन्नीर श्रहमद पुत्र माङ्रू, निवासी श्रकालगढ्, तहसील पांवटा साहिब प्रतिवादीगण ।

इश्तहार बनाम :

1. श्री गुरमीत सिंह पुत्र रोड़ा, निवासी अकालगढ़, तहसील पांवटा साहिब, जिला सिरमौर, 2. श्री गुरमीत सिंह, श्री हरमेश सिंह पुत्रगण दिदार सिंह, 3. गुरमीत कौर पुत्रो गुलजार सिंह, 4. श्री हजारा सिंह पुत्र बतना, 5. श्री महिन्दर सिंह पुत्र दिदार सिंह, 6. श्री जनगा सिंह पुत्र दिदार सिंह, 7. श्री किरतन सिंह पुत्र दिदार सिंह, 8. श्री जोगिन्द्र सिंह पुत्र गुलजार सिंह, 8. श्री सुरेन्द्र सिंह पुत्र गुलजार सिंह, 10. श्री जरनेज सिंह पुत्र मलकियत सिंह, निवासीगण श्रकालगढ़, तहसील पांवटा साहिब, जिला सिरमौर।

प्रार्थना-पन्न सेहत इन्द्राज प्रार्थना-पन्न 123 हिमाचल प्रदेश भू-राजस्व सिंधिनियम भूमि मुन्द्रजा खाता/खतौनी 41 मिन/107, कित्ता 1, तादादी 0-5 बोधा, वाक्या मौजा अकालगढ़, तहसील पांवटा साहिब, जिला सिरमीर (हि0प्र0)।

उपरोक्त मुकद्दमा में फरीकदोयम को इस न्यायालय द्वारा कई बार समन जारी किए गए परन्तु उनकी समन की तामील नहीं हो रही है। सत्र न्यायालय को विश्वास हो चुका है कि उनकी साधारण तरीके से समनों की तामील सम्भव न है। ग्रत: उपरोक्त प्रतिवादियों को इस इश्तहार हुए। स्वित किया जाता है कि उक्त सेहत इन्द्राज में उन्हें कोई एतराज हों तो वे दिनांक 16-4-2003 को प्रात: दस बजे असाजतन या वकालतन इस न्यायालय में उपस्थित होकर पेश करें अन्यथा हाजर न होने की सूरत में कार्यवाही एक पक्षीय ग्रमल में लाई जाएगी।

न्नाज दिनांक 13-3-2003 को हमारे हस्ताक्षर व मोहर ग्रदालत मे जारी हुग्रा ।

मोहर । हस्ताक्षरित/-सहायक समाहर्ता प्रथम श्रेणी, पांवटा साहिब, जिला सिरमीर (हि 0 प्र0) । त्र प्रदालन श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारो (ना०), श्रम्य, जिला कना, हिमाचन प्रदेश

श्रीमती मुमिता पुरी पुत्ती श्री सोहन लाल पत्नी श्री नव प्रकाश पुरी, निवासी भंजाल, नहमील धम्ब, जिला ऊना, हिमाचल प्रदेश।

वनाम

ग्राम जनता

प्रार्थना-पत्न जेर द्वारा 13(3) जन्म एवं मृत्यु पंजीकरण र्थाधनियम, 1969.

श्रीमती युनिता पुरी पुत्री श्री सोहन लाल पत्नी श्री नव प्रकाश पुरी, निवासी भंजाल ने इस भदालत में एक श्रायंना-पत्न गुजारा है कि उसके लड़के राधव पुरी पुत्र श्री नव प्रकाश पुरी का जन्म दिनांक 26-12-1999 को हुआ या परन्तु स्नज्ञानतात्रश वह उसकी जन्म तिथि ग्राम पंचायत लोग्नर भंजाल के रिकार्ड में दर्ज नहीं करा सका है।

ग्रतः सर्वमाधारण को इस इक्तहार द्वारा सूचिन किया जाता है कि यदि इस वारे किसी को कोई उजर/एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे ग्रदालन हजा स्थित श्रम्य में ग्रसालतन या वकालनन हाजिर ग्राकर ग्रपता एतराज पेश कर सकता है । निर्घारित ग्रवधि के पश्चान् कोई श्रापत्ति प्राप्त न होंने पर प्रार्थना-पत्र श्रीमती सुमिना पुरी पर नियमानुसार कार्यवाही की जाएगी ।

आज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हुआ।

मोहरा

नरेन्द्र शर्मा. उप-मण्डलाधिकारी (ना ०), ग्रम्ब, जिला उत्ता (हि ० प्र०) ।

ब ब्रदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना o), ग्रम्ब जिला जना, हिमाचल प्रदेश

श्री जैसी राम पुत्र श्री सिमरू राम, निवासी सलोह बैरी, तहसील अन्त्र, जिला ऊना, हिमाचल प्रदेश।

वनाम

श्राम जनता

प्रार्थना-पत्न जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

श्री जैसी राम पुत्र श्री सिमरू राम, निवासी सलोह बैरी ने इस ग्रदालत में एक प्रार्थना-पत्न गुजारा है कि उसकी लड़की मीना कुमारी का जन्म दिनाक 15-1-1998 को हुआ था परन्तु ग्रज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत सलोह बैरी के रिकार्ड में दर्ज नहीं करा सका है।

श्रतः सर्वसाधारण को इस इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर/एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे ग्रदालत हजा स्थित ग्रम्ब में ग्रसालतन या वकालतन हाजिर ग्राकर ग्रपना एतराज पेश कर सकता है। निर्धारित ग्रविध के पश्चात् कोई ग्रापित प्राप्त होने पर प्रार्थना-पत्न श्री जैसी राम पर नियमानुसार कार्यवाही की जाएगी।

भाज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर श्रदालत से जारी हुग्रा ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), अम्ब, जिला ऊना (हि० प्र०)। ब ग्रदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (নাণ), ग्रम्ब, जिला কনা, हिमाचल प्रदेश

श्री बलबीर सिंह पुत्र श्री खीयु उप नाम प्रकाश, निवासी सलोह बैरी, तहसील ग्रम्ब, जिना ऊना (हि0 ८०) ।

बनाम

ग्राम जनता

प्रार्थना-पत्न त्रेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण प्राधिनियम, 1969.

श्री बलबीर सिंह पुत्र श्री खोधु उप नाम प्रकाश, निवासी सलोह बैरी ने इस घटालत में एक प्रायंना-पत्र गृजारा है कि उसके लड़के मन्दीप कुमार का जन्म दिनांक 9-8-2001 को हुन्या था परन्तु ग्रज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत सलोह बैरी के रिकार्ड में दर्ज नहीं करा सका है।

ग्रतः सर्वसाधारण को इस इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर व एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे ग्रदालत हजा स्थित श्रम्ब में ग्रसालतन या वकालतन हाजिर ग्राकर अपना एतराज पेश कर सकता है । निर्धारित ग्रवधि के पश्चात् कोई ग्रापित प्राप्त न होने पर प्रार्थना-पत्न श्री बलवीर सिंह पर नियमानुसार कार्यवाही की जाएगी।

म्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर घदालत से जारी हम्रा ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), धम्ब, जिला ऊना (हि० प्र०) ।

व ग्रदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला कना, हिमाचल प्रदेश

श्री रतन चन्द शर्मा पुत्र इव 0 श्री जगन नाय, निवासी गांव टकोली, तहसील ग्रम्ब, जिला ऊना (हि 0 प्र 0)।

बनाम

ग्राम जनता

प्रार्थना-पत्न जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

श्री रतन चन्द शर्मा पुत्र स्व0 श्रो जगन नाथ, निवासी टकोली ने इस ग्रदालन में एक प्रायंना-पत्न गुजरा है कि उसके माता-पिता जगन नाथ पुत्र श्री गोपी राम व दुर्गी देवी पत्नी श्री जगन नाथ की मृत्यु दिनांक 2-2-1996 व 24-3-1988 को हुई थी परन्तु ग्रज्ञानतावश वह उनकी मृत्यु तिथियां ग्राम पंचायत खवार के रिकार्ड में दर्ज नहीं करा सका है।

भ्रतः सर्वेमाधारण को इस इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर या एतराज हो ता वह दिनांक 26-4-2003 को प्रातः 10.00 बजे श्रदालत हजा स्थित ध्रम्व में ग्रसालतन या वकालतन हाजिर ध्राकर श्रपना एतराज पेश कर सकता है। निर्धारित ध्रवधि के पश्चात् कोई ध्रापत्ति प्राप्त न होंने पर प्रार्थना-पत्न श्री रतन चन्द शर्मा पर नियमानुसार कार्यवाही को जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला ऊना, हिमाचल प्रदेश । ब अदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब जिला कना, हिमाचल प्रदेश

श्री प्रश्वनी कुमार पुत श्री ज्ञान चन्द, निवासी गिण्डपुर मलोन, तहसील अम्ब, जिला कना (हि0 प्र0)।

बनाम

आम अनता

दरख्वास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण मिविनयम, 1969

श्री ग्रश्वनी कुमार पुत्र श्री ज्ञान चन्द, निवासी गिण्डपुर मलौन, ने इस श्रदालत में एक प्रार्थना-पत्न गुजारा है कि उसकी लड़की कोनिका भारद्वाज का जन्म दिनांक 7-9-1998 को हुम्रा था परन्तु क्रज्ञानतादण वह उसकी जन्म तिथि ग्राम पंचायत गिण्डपुर के रिकार्ड में दर्ज नही करा सका है।

त्रतः सर्वसाधारण को इस इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर या एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे अदालत हजा स्थित प्रम्ब में असालतन या वकालतन हाजिर भ्राकर भ्रपना एतराज पेश कर सकता है। निर्धारित अवधि के पश्चात् कोई भ्रापत्ति प्राप्त न होने पर प्रार्थना-पत्न श्री अश्वती कुमार पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर श्रदालत से जारी हुआ ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाघिकारी (ना०), ग्रम्ब,जिला ऊना (हि0 प्र0) #

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ब अदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), श्रम्ब जिला ऊना, हिमाचल प्रदेश

श्री राक्षेत्र कुमार पुत्र श्री संसार चन्द, निवासी भद्रकाली, तहसील ग्रम्ब, जिला ऊना (हि0 प्र0)।

बनाम

म्राम जनता

दरस्वास्त जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969.

श्री राकेश कुमार पुत्र श्री संसार चन्द, निवासी गांव भद्रकाली ने इस श्रदालत में एक प्रार्थना-पत्न गुजारा है कि उसके लड़के अमृत लाल का जन्म दिनांक 28-4-2001 को हुआ था परन्तु स्रज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत भद्रकाली के रिकार्ड में दर्ज नहीं करा सका है।

अतः सर्वसाधारण को इस इश्तहार द्वारा स्चित किया जाता है कि यदि इस बारे किसी को कोई उजर/एतराज हो तो वह दिनाक 26-4-2003 को प्रातः 10.00 बजे अदालत हजा स्थित अम्ब में असालतन या बकालतन हाजिर आकर अपना एनराज पेश कर सकता हैं। निर्धारित अवधि के पश्चात् कोई आपत्ति प्राप्त न होने प्राप्त प्रार्थना-पत्न श्री राकेश कुमार पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला ऊना (हि०प्र०)। ब अदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला ऊना, हिमाचल प्रदेश

श्री गुलजारी लाल पुत्र श्री रतन सिंह, निवासी बडोह, तहसील अम्ब, जिला ऊना, हिमाचल प्रदेश ।

बनाम

ग्राम जनता

प्रार्थना-पत्न जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण ग्रिविनियम, 1969.

श्री गुलजारो लाल पुत्र श्री रतन सिंह, निवासी बडोह ने इस ग्रदालत में एक प्रार्थना-पत्र गुजारा है कि उसकी लड़की ग्रांचल जसवाल का जन्म दिनांक 30-3-2001 को हुग्रा था परन्तु ग्रजानतावश वह उसकी जन्म तिथि ग्राम पंचायत बड़ोह के रिकार्ड में दर्ज नहीं करा सका है।

भ्रत: सर्वसाधारण को इन इक्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर एतराज हो तो वह दिनांक 26-4-2003 को प्रात: 10 बजे भ्रदालत हजा स्थित भ्रम्ब में असालतन या वकालतन होजिर भ्राकर श्रपना एतराज पेश कर सकता है। निर्घारित भ्रविध के पश्चात कोई भ्रापत्ति प्राप्त न होने पर प्रार्थना-पन्न श्री गुलजारी लाल पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर एवं मोहर ग्रदालत से जारी हुग्रा ।

मोहर ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), श्रम्ब, जिला ऊना (हि० प्र0)।

ब ग्रदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०) ग्रम्ब, जिला ऊना (हि0 प्र0)

श्री दीन दयाल पुत्र श्री गुरदयाल सिंह, निवासी मुबारकपुर, तहसील ग्रम्ब, जिला ऊना, हिमाचल प्रदेश ।

बनाम

ग्राम जनता

प्रार्थना-पत्न जेर धारा 13 (3) जन्म एवं मृत्यु पंजीकरण बिंघिनियम, 1969.

श्री दोन दयाल पुत्र श्री गुरदयाल सिंह, निवासी मुत्रारकपुर ने इस ग्रदालत में एक प्रायंना-पत्न गुजारा है कि उनकी लड़की राधिका का जन्म दिनांक 26-1-1992 को हुगा था परन्तु अज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत मुधारकपुर के रिकार्ड में दर्ज नहीं करा सका है।

अतः सर्वसाधारण को इस इश्तहार द्वारा सूचित किया जाता है कियदि इस बारे किसी को कोई उजर एतराज हो तो वह दिनांक ?26-4-2003 को प्रात: 10.00 बजे अदालत हजा स्थित अम्ब में असालतन या वकालतन हाजिर आकर अग्ना एतराज शि कर सकता है। निर्धारित अविव के पश्चात् कोई आगत्ति प्रान्त न होने पर प्रार्थना पत श्री दीन दयाल पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हुग्रा ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), श्रम्य, जिला ऊना (हि०प्र०) । व भदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला कना (हि० प्र०)

श्री लाल चन्द पुत्र श्री मदन लाल, निवासी छपरोह, तहसील ग्रम्ब, जिला ऊना, हिमाचल प्रदेश

बनाम

ग्राम जनता

प्रार्थना-पन्न जेर धारा 13 (3) जन्म एवं मृह्यू पंजीकरण प्रधिनियम, 1969.

श्री लाल चन्द पुत्र श्री मदन लाल निवासी छारोह ने इस ग्रदालत में एक प्रार्थना-पत्र गुजारा है कि उसकी लड़की सुमन शर्मा का जन्म दिनांक 2-5-1996 को हुग्रा था परन्तु ग्रज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत छपरोह के रिकार्ड में दर्ज नहीं करवा सका है।

अतः सर्वसाधारण को इस इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर एतराज हो तो वह दिनांक 26-4-2003 को प्रात: 10.00 वजे अदालत हजा स्थित अम्ब में असालतन या वकालतन हाजिर आकर अपना एतराज पेश कर सकता है। निर्घारित अवधि के पश्चात् कोई आपत्ति प्राप्त न होने पर प्रार्थना-पत्न श्री लाल बन्द पर नियद्यानुसार कार्यवाही की जाएगी।

भाज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हुआ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), श्रम्ब, जिला ऊना, हिमाचल प्रदेश ।

ब ग्रदाबत श्री नरेन्द्र शर्मी, उप-मण्डलाधिकारी (ना 0), अम्ब, जिला उना, हिमाचल प्रदेश

श्रीमती सुषमा शर्मा पत्नी श्री सतीय कुमार, निवासी छपरोह, तहनील ग्रम्ब, जिला ऊना, हिमाचल प्रदेश !

बनाम

भाम जनता

प्रार्थना-पत्न जेर घारा 13 (3) जन्म एवं मृत्यु पंजीकरण अधि-नियम, 1969.

श्रीमती सुषमा शर्मा पत्नी श्री सतीश कुमार, निवासी गांव छपरोह ने इस ग्रदालत में एक प्रार्थना-पत्न गुजारा है कि उसकी लड़की दिक्षा शर्मा पुत्री श्री सतीश कुमार का जन्म दिनांक 20-9-1997 को हुप्रा था परन्तु अज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत छपरोह के रिकार्ड में दर्ज नहीं करा सकी है।

अतः सर्वसाधारण को इस इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई उगर/एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे अदालत हंगा स्थित अम्ब में असालतन या वकालतन हाजिर आकर अपना एतराज पेश कर सकता है। निर्धारित अवधि के पश्चात् कोई ग्रापित प्राप्त न होने पर प्रार्थना-पत्र श्रीमती सुषमा शर्ना पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व मोहर श्रदालत से जारी हुग्रा ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), अम्ब, जिला ऊना (हि०प्र०)। ब भदालत श्री नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना 0), श्रम्ब, जिला ऊना, हिमाचल प्रदेश

श्री रिवन्द्र सिंह सुपुत्र श्री मलकीयत सिंह, निवासी कुठेड़ा जसवांला, तहसील ग्रम्ब, जिला उना. हिमाचल प्रदेश ।

वनाम

ग्राम जनता

प्रार्थना-पत्न खेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण द्याधिनियम, 1969

श्री रिवन्द्रसिंह सुपुत्र श्री मलकीयत सिंह, निवासी कुठेड़ा जसवांला, ने इस ग्रदालत में एक प्रार्थना-पत्र गुजारा है कि उसकी लड़की दिव्या ठाकुर का जन्म दिनांक 18-7-1999 को हुआ था परन्तु अज्ञानतावश वह उसकी जन्म तिथि ग्राम पंचायत कुठेड़ा जसवांला के रिकार्ड में दर्ज महीं करा सका है।

श्रतः सर्वेसाधारण को इस इश्तहार के मार्फत सूचित किया जाता है कि इस बारे किसी को कोई उजर/एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे श्रदालत हजा स्थित ध्रम्ब में असालतन या वकालतन हाजिर श्राकर दर्ज करा सकता है। निर्घारित ग्रवधि के पश्चात् कोई ग्रापत्ति प्राप्त न होने की सुरत में प्रार्थना-पद्म श्री रिबन्द्र सिंह पर नियमानुसार कार्यवाही की जाएगी।

ग्राज दिनांक 25-3-2003 को मेरे हस्ताक्षर व कार्यालय मोहर ग्रदालत से जारी हुआ ।

मोहर।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला ऊना, हिमाचल प्रदेश ।

ब घरालत श्री नरेन्द्र शर्मा. उप-मण्डलाधिकारी (ना०), ग्रम्ब, जिला ऊना, हिमाचल प्रदेश

श्री गोपाल चन्द सुपुत्र श्री मिरचू राम, निवासी नारी चिन्तपूर्णी, तहसील ग्रम्ब, जिला कना, हिमाचल प्रदेश ।

वनाम

ग्राम जनता

प्रार्थन:-पन्न जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण प्रधिनियम, 1969.

श्री गोपाल चन्द पुत्र श्री भिरच्नू राम, निवासी नारी चिन्तपूर्णी में इस श्रदालत में एक प्रार्थना-पत्न गुजारा है कि उसके पिता मिरचू राम पुत्र श्री कोना राम की मृत्यू दिनांक 1-1-1965 को हुई थी परन्तु श्रज्ञानतावश वह उसकी मृत्यु तिथि ग्राम पंचायत नारी के रिकाई में दर्ज नहीं करा सका है।

अतः सर्वसाधारण को इस इक्तहार द्वारा सूचित किया जाता है कि इस बारे किसी को कोई उजर/एतराज हो तो वह दिनांक 26-4-2003 को प्रातः 10.00 बजे अदालत हजा स्थित अध्व में असालतन या वकालतन हाजिर आकर बजें करा सकता है। निर्धारित ग्रविध के पश्चात् कोई आपत्ति प्राप्त न होने की सूरत में प्रार्थना-पद्म श्री मोपाल चन्द पर निष्मानुसार कार्यवाही की नाएगी।

श्राज दिनांक 25-3-200? को मेरे हस्ताक्षर व कार्यालय मोहर ग्रदालम से जारी हुन्ना ।

मोहर ।

नरेन्द्र शर्मा, उप-मण्डलाधिकारी (ना 0), अम्ब, जिला सना, हिमाचल प्रदेश । ब अदालत श्री मनोज कुमार ठाकुर, सहायक समाहर्ता द्वितीय श्रेणी श्रम्ब, जिला ऊना, द्विमाचल प्रदेश

श्री सुरिन्द्र कुसार पुत्र तारा चन्द्र, वासी बढेडा राजपूता, तहसील भम्ब, जिला ऊना. हिमाचल प्रदेश ।

बनाम

ग्राम जनता

विष्य.---प्रार्थना-पत्न बावत दरुस्ती नाम कागजात माल वाक्या मौजा बढ़ेडा, तहसील श्रम्ब. जिला ऊना।

श्री सुरिन्द्र कुमार पुत्र श्री तारा चन्द, नासी गांव वढ़ेड़ा राजपूतां, तहसील ग्रम्ब, जिला ऊना ने इस न्यायालय में एक ग्रावेदन-पत्र इस ग्राशय से गुजारा है कि उसका वास्तिवक नाम हिमाचल प्रदेश यूनिविस्टी प्रमाण-पत्न में सुरिन्द्र कुमार है लेकिन कागजाल माल में गलती से सुरिन्द्र मोहन लिखा गया है। ग्रतः वह कागजात माल में ग्रापने नाम की दरुस्ती करवाना चाहता है।

श्रतः इस श्रदालती इश्तहार द्वारा सर्वसाधारण को सूचित किया जाता है कि यदि किसी को उक्त ग्रावेदक के नाम को दरस्त किए जाने बारे कोई ग्रापति/एतराज हो तो वह दिनांक 24-4-2003 को या इससे पूर्व इस ग्रदालत में हाजिर ग्राकर अपनी आपत्ति दर्ज करवा सकता है ग्रन्यथा आवेदक के नाम की दरस्ती किए जाने बारे श्रादेश पारित कर दिए जाएंगे।

ं ग्राज दिनांक 10-3-2003 को मेरे हस्ताक्षर व कार्यालय मोहर ग्रदालत द्वारा जारी किया गया।

मोहर । ं

मनोज कुमार ठाकुर, सहायक समाहर्ता द्वित्तीय श्रेणी, श्रम्ब, जिला ऊना (हि0 प्र0)।

ब घदालत श्री भगत राम, नायब तहसीलदार एवं सहायक समाहर्ता द्वितीय श्रेणी, भरवाईं, जिला ऊना, हिमाचल प्रदेश

श्री राम स्वरूप पुत्र सालीग्राम,गांव कलौण अवाशला, सब-तहसील अरबाईं, जिला ऊना (हि0प्र0)। .. वादी।

बनाम

ग्राम जनता

विषय .--दरख्वास्त बराए दरुस्ती नाम राजस्व रिकार्ड करने बारे।

श्री राम स्वरूप प्रार्थी ने प्रार्थना-पत्न प्रस्तुत किया है कि उसका नाम राजस्व रिकार्ड में खेवट नम्बर 104, खतीनी नम्बर 148, खेवट नम्बर 106, खतीनी नम्बर 150 ग्रीर खेवट नम्बर 107, खतीनी नं0 151 में राम स्वरूप की बजाए उतम चन्द पुत्न सालीग्राम गलत दर्ज चला आ रहा है। जिसकी दरुस्ती होतू उसने त्र्यान हिल्फया तस्दीक शुद्धा, रिपोर्ट प्रधान, सचिव पंचायत श्रीर रिपोर्ट पटवारी से भी यही साबित होता है कि प्रार्थी का नाम राम स्वरूप पुत्न मालीग्राम ही है। जिसकी दरुस्ती में यदि किसी को प्रापत्ति हो तो वह इस इक्तहार के प्रकाशन के उपरान्त के एक माह अन्दर उजर पेश कर सकता है। बाद गुजरने ग्रवधि नियमानुसार प्रार्थी का राजस्व रिकार्ड में नाम दरुस्ती हेतु श्रादेश जारी कर दिया जाएगा तथा कोई भी उजर काबिले समायत नहीं होगा।

भाज दिनांक 15-3-2003 को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुआ।

मोहर ।

भगत राम, सहायक समाहर्ता द्वितीय श्रेणी, भरवाईं, जिला ऊना, हिमाचल प्रदेश । ब ग्रदालत श्री एल 0 डी 0 कौण्डल सहायक ममाहर्ता प्रथमश्रेणी, तहसील सदर, जिला मण्डी (हि0 प्र0)

मुकद्दमा जीर्षक

सर्वश्री जैइन्द्र पाल पत्न जमैल सिंह, जसविन्द्र सिंह पत्न सरदल सिंह, संदीप बांगा पुत्र ग्रवनिन्द्र सिंह निवासीगण मण्डी नगर, तहसील . . प्रार्थीगण । सदद्ग, जिला मण्डी (हि० प्र0)

वनाम

श्री कशमीर सिंह पुत्र अवतार सिंह, निवासी सुहड़ा मुहल्ला, तहसील सदर, जिला मण्डी (हि0प्र0)

प्रार्थना-पत्न सेहत गिरदावरी श्रधीन धारा 35 ता 37 भीम खाता खतौर्ना नम्बर 2 मिन/3 किता 5 रकबा तादादी 103-31 वर्गमीटर स्थित महाल सुहड़ा ।

उपरोक्त मुकद्दमा में फरीकदोयम को इस ग्रदालत द्वारा समन जारी किये गये परन्तु उसको समन की तामील नहीं हो रही है। श्रव श्रदालत को विश्वास हो चुका है कि उसको साबारग तरीके से समन की तामील होना ग्रसम्भव है । ग्रतः उपरोक्त फरीकदोयम को इस इक्तहार द्वारा सूचित किया जाता है कि उक्त दहस्ती इन्द्राज में उसे कोई एतराज हो तो वह ग्रसालतन या वकालतन मिति 23-4-2003 को प्रात: 10 बजे उपस्थित ग्रदालत होकर पैरवी मुकद्दमा करें ग्रन्यथा कार्यवाही एक पक्षीय ग्रमल में लाई जावेगी।

ग्राज दिनांक 22-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी हम्रा।

मोहर ।

एल 0 डी 0 की ण्डल, सहायक समाहता, प्रथम श्रेणी, तहसील सदर, जिला मण्डी, हिमाचल प्रदेश।

ब ग्रदालत श्री एल 0 डी0 कौण्डल सहायक समाहर्ता प्रथम श्रेणी, एवं तहसीलदार सदर, जिला मण्डी (हि0 प्र0)

मुकद्दमा शीर्षक

श्री ललित कुमार पुत्र हिरदा, निवासी चौकी चन्द्राहन, डाकघर रीयर, तहसील सदर, जिला मण्डी, हिमाचल प्रदेश ः प्रार्थी ।

वनाम

श्राम जनता

• प्रत्यार्थी ।

प्रार्थना-पत्न दरुस्ती नाम राजस्व रिकार्ड मुहाल रीयुर।

प्रार्थी उपरोक्त ने इस ग्रदालत में एक प्रार्थना-पत्न पेश किया है कि उसका सही नाम ललित कुमार पुत्र हिरदा है, जो पंचायत रिकार्ड में सही दर्ज है परन्तु मुहाल रीयुर के राजस्व रिकार्ड में गल्ती से रमेश दर्ज किया गया है।

श्रतः श्राम जनता को वजरिया इश्तहार सूचित किया जाता है कि अगर किसी व्यक्ति को प्रार्थी के नाम दहस्ती बारा कोई ऐतराज हो तो वह ग्रसालतन या वकालतन दिनांक 23-4-2003 को प्रातः उपस्थित ग्रदालत होकर पेश करे ग्रन्यथा गैर हाजरी की सूरत में कार्यवाही एक पक्षीय अभल में लाई जावेगी।

भाग दिनांक 22-3-2003 को मेरे हस्ताक्षर व मोहर भदालत से जारी हुम्रा।

मोहर ।

एल 0 डी 0 कौण्डल, महायक समाहर्ता, प्रथम श्रेणी (तहसीलदार) सदर, जिला मण्डी, हिमाचल प्रदेश । व स्रदालत श्री एम 0 डी 0 राकेण, कार्यकारी दण्डाधिकारी, उप-तहसील कोटली, जिला मण्डी, हिमाचल प्रदेश

व मकदमा :

प्रार्थना पत्न जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण ग्रधिनियम, 1969.

नोटिस बनाम ग्राम जनता।

श्री शिव राम पुत्र श्री ठाकर दास, निवासी गांव वनौन, डाकघर खलाणू, उप-तहसील कोटली ने जपथ पत्न सहित प्रार्थना पत्र प्रस्तुत किया है कि उसके पुत्र लक्षित का जन्म 1-9-2000 की हुआ। किन्त् उसका नाम पंचायत रिकार्ड में दर्ज नहीं करवाया है । लिशत का नाम व जन्म तिथि दर्ज कराने के स्रादेश दिए जावें।

ग्रत: इस इश्तहार द्वारा श्रा**म जन**ता को सूचित किया जा**ता** है कि यदि किसी को लक्षित के नाम व जन्म तिथि दर्ज करने वारे कोई आपनि हो तो वह ग्रसानतन या वकालनन दिनांक 16-4-2003 को अपना एतराज पेम कर सकता है। इसके बाद सम्बन्धित पंचायन को जन्म तिथि व नाम दर्ज करने बारे श्रादेश पारित कर दिए जाएंगे।

श्राज दिनांक 26-3-2003 को मेरे हस्ताक्षर व मोहर ग्रदालत से जारी किया गया।

मोहर ।

एम 0 डी 0 राकेश, कार्यकारी दण्डाधिकारी. उप-तहसील कोटली, जिला मण्डी. हिमाचल प्रदेश।

व ग्रदालत श्री एल 0 डी 0 की ण्डल, सहायक ममाहर्ता प्रथम श्रेणी एवं तहसीलदार, सदर, जिला मण्डी, हिमाचल प्रदेश

मुकद्दमा शीर्षक:

रंजना देवी पूजी स्व 0 श्री त्या राम, निवासी बुराड़ी धार, डाक घर भियली, तहसील सदर, जिला मण्डी, हिमाचल प्रदेश **'**'प्रार्थी ।

वमाम

भ्राम जनता

· प्रत्यार्थी ।

प्रार्थना पत्न दरुस्ती नाम पंचायत रिकार्ड व राजस्व रिकार्ड ।

प्रार्थी उपरोक्त ने इस ग्रदालत में एक प्रार्थना पत्न पेश किया कि उसका सही नाम रंजना देवी है जो कि पंचायत रिकार्ड तथा राजस्व रिकार्ड में गलती से ग्रंजना दर्ज किया गया है।

ग्रत: ग्राम जनता को बजरिया इक्तहार सूचित किया जाता है कि किसी व्यक्ति को उक्त नाम दरुस्ती में कोई ऐतराज हो तो वह ग्रसालतन या वकालतन दिनांक 23-4-2003 को हाजर ग्रदालत हो कर पेश करें ग्रन्यथा गैर हाजरी की स्रत में कायंवाहो एक पक्षीय श्रमल में लाई जावेगी।

ग्राज दिनांक 22-3-2003 को हमारे हस्ताक्षर व मोहर ग्रदालत से जारी हुआ।

मोहर ।

एल 0 डी 0 कौण्डल. सहायक समाहर्ना प्रथम श्रेणी एवं तहसीलदार, सदर, जिला मण्डी, हिमाचल प्रदेश

_	भाग 6	भारतीय राजपत्र	इत्यार्	दे में	से पुन	: प्रकाशन		
	LAW DEPARTMENT (LEGIS	SLATION)	<u>1</u>					
	NOTIFICATION		16.			le Unions (A ll (Act No. 3		23-9-2001
ene	Shimla-2. the 20th December No. LiR-E(9)-2'2000-Leg-III.—The letted by the Parliament and published	following Acts	17.	The qu of	Pre-res (Re Misus	natal Diagnos gulation and se) Amendme t, No. 32 of 2	stic Techni- Prevention ent Act,	3-9-2001
ren	India, Extra-ordinary, Part-II, section ublished in the Himachal Pradesh Function of the general public:—	Rajpatra, for in-	18.	(Co		From Repealing (Act No. 33		3-9-2001
SI. No	Title	Date of the Gazette in in which these Acts were	19.	(Ar	India nendm . 34 c	n Medical nent) Act. 200 of 2001).	Council 11 (Act	3-9-2001
1	2	published 3	20.	Rep		rcane Cess (V ct. 2001 (Act		3-9-2001
1.	The Vaccination (Repeal) Act. 2001 (Act No. 16 of 2001).	4-8-2001	21.	The	India	n Universitie (Act No. 36	s (Repeal) of 2001).	5-9-2001
2.	The U. P. Sugarcane Cess (Validation) Repeal Act. 2001 (Act No. 17 of 2001).	4-8-2001	22.	The Pro	Aurov vision:	ville (Emergers) Repeal Act	ncy t, 2001	5-9-2001
3.	The Post-Graduate Institute of Medical Education and Research, Chandigarh (Amendment) Act, 2001 (Act No. 18 of 2001).	4-8-2001	23.	The (torio	Governes an	nment of Union the Government of Laborator o	on Terri- vernment Territory	7-9-2001
4.	The Industrial Disputes (Banking Companies) Decision (Repeal) Act. 2001 (Act No. 19 of 2001).	4-8-2001	24.	The l	Motor	38 of 2001). Vehicles (Ar	nendment)	12-9-2001
5.	The Banking Companies (Legal Practitioners, Clients' Accounts) Repeal Act. 2001 (Act No. 20 of 2001).	27-8-2001	25.	The of	Inland India ((Act No. 39 Waterways (Amendment) 40 of 2001).	Authority	12-9-2001
6.	The Electricity Regulatory Commissions (Amendment) Act, 2001 (Act No. 21 of 2001).	29-8-2001	26.			il Sales Tax (A (Act No. 41		12-9-2001
7.	The Judicial Administration Laws (Repeal) Act, 2001 (Act No. 22	29-8-2001		(Ac	t No.	priation (No. 42 of 2001).		12-9-2001
8.	of 2001). The warehousing Corporation (Amendment) Act. 2001 (Act	29-8-2001	28.	on .	Accou	our Appropria nt) Act, 200 f 2001).	ition (Vote	12-9-2001
9.	No. 23 of 2001). The Indian Railway Companies (Repeal) Act, 2001 Act No. 24 of 2001).	29-8-2001	29.	Mir	nisters	es and Allow (Amendmone) No. 44 of 20	ent) Act,	12-9-2001
10.	The Railway Companies (Substitution of parties in Civil Proceedings) Repeal Act, 2001 (Act No. 25 of 2001).	29-8-2001						By order, Sd/- Secy. Law.
11.	The Hyderabad Export Duties (Validation) Repeal Act, 2001 (Act No. 26 of 2001).	29-8-2001			Asset	(Act no 16	d August, 200 of 2001)	1
12.	The Food Corporations (Amendment) Act, 2001 (Act No. 27 of 2001).	29-8-2001		Tı	ie Va	CCINATION (1	Repeal) Act, n	2001
13.	The Live-Stock Importation (Amendment) Act 2001 (Act No. 28 of 2001).	29-8-2001		te	o repe		C T ation Act, 188	. · · · · · · · · · · · · · · · · · · ·
14.	The Indian Council of World Affairs Act, 2001 (Act No.	3-9-2001	Be of th	it en	acted		nt in the Fift	
15.	29 of 2001). The Repealing and Amendment Act,2001 (Act No. 30 of 2001).	3-9-2001	1. tion	Sho. (Repo	rt title eal) Ac	.—This Act of the ct, 2001.	may be called	the Vaccina-

Assented to on 3rd August, 2001

THE U. P. SUGARCANE CESS (VALIDATION) REPEAL ACT, 2001

(ACT No 17 of 2001)

AΝ

ACT

to repeal the U. P. Sugarcane Cess (Validation Act, 1961

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the U. P. Sugarcane Cess (Validation) Repeal Act, 2001.
- 2. Repeal of Act.—The U. P. Sugarcane Cess (Validation) Act, 1961 (4 of 1961) is hereby repealed.

Assented to on 3rd August, 2001

THE POST-GRADUATE INSTITUTE OF MEDICAL EDUCATION AND RESEARCH, CHANDIGARH (AMENDMENT) ACT, 2001

(ACT No 11 of 2001)

AN

ACT

further to amend the Post-Graduate Institute of Medical Education and Research, Chandigarh Act, 1966

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Post-Graduate Institute of Medical Education and Research, Chandigarh (Amendment)Act, 2001.
- 2. Amendment of section 6'of Act.—In the Post-Graduate Institute of Medical Education and Research, Chandigarh Act, 1966, (51 of 1966) in section 6, in subsection (2), after the words "as soon as he", the words "becomes a Minister or Minister of State or Deputy Minister, or the Speaker or the Deputy Speaker of the House of the People, or the Deputy Chairman of the Council of States, or" shall be inserted.

Assented to on 3rd August, 2001

THE INDUSTRIAL DISPUTES (BANKING COM-PANIES) DECISION (REPEAL) ACT, 2001

(ACT No 19 of 2001)

AN

ACT

to repeal the Industrial Disputes (Banking Companies)
Decision Act, 1955

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Industrial Disputes (Banking Companies) Decision (Repeal) Act, 2001.
- 2. Repeal of Act.—The Industrial Disputes (Banking Companies) Descision Act, 1955 (41 of 1955) is hereby repealed.

Assented to on 26th August. 2001

THE BANKING COMPANIES (LEGAL PRACTI-TIONERS, CLIENTS, ACCOUNTS) REPEAL ACT, 2001

(ACT No 20 of 2001)

An

ACT

to repeal the Banking Companies (Legal Practitioners Clients, Accounts) Act, 1949.

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Banking Companies Legal Practitioners, Clients Account) Repeal Act, 2001.
- 2. Repeal of Act.—The Banking Companies Legal Practitioners Clients Accounts) Act, 1949 (46 of 1949) is hereby repealed.

Assented to on 29th August, 2001

THE ELECTRICITY REGULARTORY COMMISSION (AMENDMENT) ACT, 2001

Act No 21 of 2001 An

ACT

to amend the Electricty Regulatory Commissions Act 1998

BB it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Electricity Regulatory Commissions (Amendment) Act, 2001.
- 2. Amendment of section 2.—In the Electricity Regulatory Commissions Act 1998 (14 of 1998) (hereinafter referred principal Act), in section 2,
 - (a) in clause (c), for the words "or the State Commission", the words "or the State Commission or the Joint Electricity Regulatory Commission" shall be substituted;

b) after clause (e) the following clause shall be

inserted namely:-

(ea) "Joint Electricity Regulatory Commission" means the Joint Electricity Regulatory Commission constituted under section 21A;,.

3. Insertion of new Chapter IVA.—After Chapter IV of the principal Act, the following Chapter shall be inserted, namely:—

CHAPTER IVA

JOINT ELECTRICITY REGULATORY COMMISSION

- 21A Constitution of Joint State Commission.—(1) Notwithstanding anything contained in this Act, an agreement may be entered into—
 - (a) by two or more State Governments,
 - (b) by the Central Government (in respect of one or more Union territotries) and one or more State Governments

to be in force for such period and to be subject to renewal for such further period. if any, as may be specified in the agreement to provide for the constitution of a Joint Electricity Regulatory Commission.—

(i) in a case referred to in clause (a), for all the participating States : and

- (ii) in a case referred to in clause (b), for the participating Union territory or Union territories and the State or States.
- (2) The Joint Electricity Regulatory Commission shall consist of one Member from each of the participating States and Union territories and the Chairperson shall be appointed from amongst the Members by consensus, failing which by rotation.
- (3) An agreement under sub-section (1) shall contain provisions as to the name of the Joint Electricity Regulatory Commission, the manner in which the participating States may be associated in the selection of the Chairperson and Members of the Joint Electricity Regulatory Commission, manner of appointment of Chairperson and Members by consensus, failing which by rotation, places at which the Commission shall sit, apportionment among the particitpating States of the expenditure in connection with the Joint Electricity Regulatory Commission and may also contain such other supplemental, incidental and consequential provisions not inconsistent with this Act as may be deemed necessary or expedient for giving effect to the agreement.

21B. Special provision relating to giving of directions.— Notwithstanding anything contained in this Act, where any Joint Electricity Regulatory Commission is contstuted under section 21A,—

- (a) the Government of the State for which the Joint Electricty Regulatory Communication is consituted shall be competent to give any direction under this Act only in cases where such direction relates to a matter within in the exclusive territorial jurisdiction of the State;
- (b) the Central Government alone shall be competent to give any direction under this Act where such direction relates to a matter within the territorial jurisdiction of two or more States or pertains to a Union territory if the participating Governments fail to reach an agreement or the participating States or majority of them request the Central Government to issue such directions."
- 4. Amendment of section 29.—In section 29 of the principal Act, in sub-section (1), the following proviso shall be inserted, namely:—
 - "Provided that in States or Union territories where Joint Electricity Regulatory Commission has been constituted, such Joint Electricity Regulatory Commission shall dertermine different tariff for each of the participating States or Union territories,".

Assented to on 29th August, 2001

THE JUDICIAL ADMINISTRATION LAW (REPEAL) ACT, 2001

(ACT No. 22 of 2001)

AN

ACT

to repeal the Civil Courts Amins Act, 1856 and certain other enactments.

BE it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Judicial Administration Laws (Repeal) Act, 2001.
- 2. Repeal.— The enactment specified in the Schedule are hereby repealed.

THE SCHEDULE

(see section 2)

REPEAL OF BNACTMENTS

Year	No.	Subject or short title
1	2	3
1856	12	The Civil Court Amins Act, 1856.
1866	23	The Bombay High Court (Letters Patent) Act, 1866.
1866	25	The Unclaimed Deposits Act, 1866
1867	16	The Acting Judges Act. 1867.
1869	13	The Procedure of the High Court for Uttar Pradesh.
1870	5	The Unclaimed Deposits Act, 1870.
1877	4	The Presidency Magistrates (Court fees) Act, 1877.
1919	9	The Punjab Courts (Supplementing) Act. 1919.
1937	25	The Federal Court Act, 1937.
1948	1	The Federal Court (Enlargement of Jurisdiction) Act 1947.
1949	Constituent Assembly Act-V	The Abolition of Privy Council Jurisdiction Act, 1949.
1949	Rajsthan Ord. XV	The Rajsthan High Court Ordinance, 1949.
1950	15	The Judicial Commissioners Courts (Declaration as High Courts) Act, 1950
1950	41	The Bhopal and Vindhya Pradesh (Courts) Act, 1950.
1952	72	The Mysore High Court (Extension of Jurisdiction to Coorg Act, 1952.
1953	44	The Manipur Court-fees (Amendment and Validation) Act, 1953.
1964	16	The Goa, Daman and Diu Judicial Commissioner's Court (Declaration as High Court) Act, 1964.

Assented to on 29th August, 2001

THE WAREHOUSE CORPORATIONS (AMEND-MENT) ACT, 2001

ACT, No 23 of 2001

An

ACT

further to amend the Wharehousing Corporation Act, 1962.

BE it enacted by Farliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title and commencement.—(1) This Act may be called the Warehousing Corporations (Amendment) Act, 2001.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette appoint.
- 2. Amerian of section 11.—In section 11 of the Warehousing Corporation Act, 1962 (58 of 1962) (hereinafter referred to as the principal Act),—
 - (a) in clause (a), after the words "in India", the words "or abroad" shall be inserted;
 - (b) in clause (c), the word "and" occurring at the end shall be omitted;

(|(c) after clause (e), the following clauses shall be inserted, namely:

. . . . 1

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(ea) enter into, with the previous approval of the Central Government, joint ventures with any Corporation established by or under any Central Act or any State Act or with any company formed and registered under the Companies Act. 1956 (1 of 1956) including foreign company or through its subsidiary companies, for carring out the purposes of this Act.

Explanation.—For the purposes of this clause, the expression "foreign company "shall have the meaning assigned to it under clause (23A) of section 2 of the Income-tax Act, 1961 (43 of 1961);

- (eb) establish subsidiary companies; and'
- 3. Amendment of section 20.—In section 20 of the principal Act,—
 - (a) in sub-section (1), in clause (c), for the words "with the previous approval of", the words "under intimation to" shall be substituted;
 - (b) in sub-section (2), for the words "with the previous approval of", the words "under intimation to" shall be substituted.
- 4. Amendment of section 21.—In section 21 of the principal Act, in clause (v), the words "the Central Warehousing Corporation or" shall be omitted.
- 5. Amendment of section 22.—In section 22 of the principal Act, in sub-section (I), for words "with the previous approval of", the words "under intimation to" shall be sustituted.
- 6. Amendment of section 24.—In section 24 of the principal Act,—
 - (a) in clause (a), for the words "with the previous approval of", the words "after consulation with" shall be subsittuted;
 - (b) in clause (d), the word "and" occurring at the end shall be omitted;
 - (c) after clause (d), the following clause shall be inserted, namely:—

"(da) enter into, with the previous approval of the State Government joint ventures with the Central Warehousing Corporation; and".

Assented to on 29th August, 2001

THE INDIAN RAILWAY COMPANIES (REPEAL)
ACT, 2001

(Act No. 24 of the 2001)

ΑN

ACT

to repeal the Indian Railway Companies Act, 1895.

BE it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:-

- I. Short title.—This Act may be called the Indian Railway Companies (Repeal) Act, 2001.
- 2. Repeal of Act.—The Indian Raliway Companies Act, 1895 (10 of 1895) is hereby repealed.

Assented to on 29th August, 2001

THE RAILWAY COMPANIES (SUBSTITUTION OF PARTIES IN CIVIL PROCEEDINGS) REPEAL ACT. 2001

(Act No. 25 of 2001)

ΑN

ACT

to repeal the Railway Companies (Substitution of Parties in Civil Proceedings) Act. 1946.

BE it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Railway Companies (Substitution of Parties in Civil Proceedings) Repeal Act, 2001.
- 2. Repeal of Act.—The Railway Companies (Substitution of Parties in Civil Proceedings) Act, 1946 (14 of 1946) is hereby repealed.

Assented to on 29th August, 2001

THE HYDERABAD EXPORT DUTIES (VALIDA-TION) REPEAL ACT, 2001

Act No. 26 of 2001

AN

ACT

to repeal the Hyderabad Export Duties (Validation) Act, 1955

BE it enacted by Parliament in the Fifty-second year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Hyderabad Export Duties (Validation) Repeal Act, 2001.
- 2. Repeal of Act.—The Hyderabad Export Duties (Validation) Act. 1955 (20 of 1955) is hereby repealed.

Assented to on 29th August

THE FOOD CORPORATIONS (AMENDMENT) ACT 2001

(Act No. 27 of 2001)

AN

ACT

further to amend the Food Corporations Act, 1964.

BE it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:-

- Short title and commencement.—(1) This Act may be called Food Corporations (Amendment) Act, 2001.
- (2) It shall be deemed to have come into force on the 22nd day of May, 2001.
- 2. Amendment of section 27 of Act.—In section 27 of the Food Corporations Act, 1964 37 of 1964 (hereinafter referred to as the principal Act), in sub-section (I), for the proviso, the following proviso shall be substitututed, namely:—
- "Provided that the amount borrowed by a Food Corporation under clause (b) shall not at any time exceed tentimes the paid-up capital and the reserve fund established under section 33."
- 3. Repeal and saving.—(I) The Food Corporation Ordinance, Amendment 2001, (Ord., 4 of 2001) is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the principal Act, as amended by this Act.

Assented to on 29th August. 2001

THE LIVE-STOCK IMPORTATION (AMENDMENT) ACT, 2001

ACT No. 28 of 2001

An

ACT

further to amend the Live-stock Importation Act, 1898.

BE it enacted by Parliament in the Fifth-second Year of the Republic of India as follows:—

- 1. Short title and commencement.—(1) This Act may be called the Live-stock Importation (Amendment) Act. 2001.
- (2) It shall be deemed to have come into force on the 5th day of July, 2001.
- 2. Amendment of preamble.—In the preamble of the Live-stock Importation Act, 1898 (9 of 1898) (hereinafter referred to as the principal Act), after the word "live-stock", the word "and live-stock products" shall be inserted.
- 3. Amendment of section 2.—In section 2 of the principal Act, after clause (c), the following clause shall be inserted, namely:—
 - '(d) "live-stock products" include meat and meat products of all kinds including fresh, chilled and frozen meat, tissue, organs of poultry pig sheep, goat, egg and egg powder, milk and milk products bovine, ovine and caprine, embryos, ova, semen, pet food products of animal origin and any other animal product which may be specified by the Central Government by notification in the Official Gazette,"
- 4. Amendment of section 3.—In section 3 of the principal Act, for sub-section (2), the following sub-section shall be substituted, namely:—
 - "(2) A notification issued under sub-section (1) or under section 3A shall operate as if it has been issued under section 11 of the Customs Act, 1962 (52 of 1962) and the officers of the costums at every port, airport, Inland Container Depot and Land Costums Station shall have the same powers in respect of any live-stock or live-stock product or thing with regard to the importation of which such a notification has been issued and the vessel, aircraft, vehicle and other mode of conveyance containing the same, as they have for the time being in respect of any article the importation of which is regulated, restricted or prohibited by law relating to costums and the vessel, aircarft, vehicle and other mode of conveyance containing the same, and the enactments for the time being in force relating to costums or any such article or vessel, aircraft, vehicle and other mode of conveyance shall apply accordingly.
- 5. Insertion of new section 3A.—After section 3 of the principal Act, the following section shall be inserted, namely:—
 - "3A. Power to regulate Importation of live-stock products.—The Central Government may, by notification in the Official Gazette, regulate, restrict or prohibit in such manner and to such extend as it may think fit, the import into the territories to which this Act extends, of any live-stock product, which may be liable to affect human or animal health."

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- 6. Repeal and saving.—(1) The Live-stock Importation (Amendment) Ordinance, 2001 (Ord. 5 of 2001) is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as anmended by the said Ordinance, shall be deemed to have been done or taken under the principal Act, as amended by this Act.

Assented to on 3rd September, 2001

THE INDIAN COUNCIL OF WORLD AFFAIR'S ACT, 2001

ACT No. 29 of 2001

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ACT

to declare the Indian Council of World Affairs to be an institution of national importance and to provide for its incorporation and matters connected therewith

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 2. Short title and commencement.—(1) This Act may be called the Indian Council of World Affairs Act, 2001.
- (2) Save as otherwise provided in this Act, it shall be deemed to have come into force on the 1st day of September, 2000.
- 2. Declaration of the Indian Council of World Affairs as institution of national importance.—Whereas the objects of the Indian Council of World Affairs, a society registered under the Societies Registration Act, 1860 (21 of 1860) are such as to make the institution one of national importance, it is hereby declared that the institution, known as the Indian Council of world Affairs, is an institution of national importance.
- 3. Definitions.—In this Act, unless the context otherwise requires,—
 - (a) "appointed day" means the date of commencement of this Act;
 - (b) "Chairperson" means the Chairperson of the Governing Body;
 - (c) "Council" means the Indian Council of World Affairs incorporated under section 4;
 - (d) "Director-General" means the Director-General of the Council:
 - (e) "existing Council" means the Indian Council of World Affairs, a society registered under the Societies Registration Act, 1860 (21 of 1860) and functioning as such immediately before the appointed day:
 - (f) "Fund" means the Fund of the Council referred to in section 18;
 - (g) "Governing Body" means the Governing Body of the Council;
 - (h) "member" means a member of the Council and includes the President and Vice-President;
 - (i) "President" means the President of the Co uncil;
- (j) "regulations" means the regulations made under this Act;
 - (k) "rules" means the rules made under this Act;
 - (1) "Vice-Presidents" means the Vice-Presidents of the Council.

- 4. Incorporation of the Council.—(1) The Indian Council of World Affairs is hereby constituted as a body corporate by the name of the Indian Council of World Affairs and as such body corporate it shall have perpetual succession and a common seal with power, subject to the provisions of this Act, to acquire, hold and dispose of property, both movable and immovable, and to contract and shall by that name sue and be sued.
- (2) The head office of the Council shall be at Delhi and the Council may, with the previous approval of the Central Government, establish branches at other places in India.
 - 5. Transfer of assets and liabilities of the existing Council to the Council.—(1) On and from the appointed day.—
 - (a) all properties and other assets vested in the existing Council immediately before that day, shall vest in the Council;
 - (b) all debts, obligations and liabilities incurred, all contracts entered into and all matters and things engaged to be done by, with or for the existing Council immediately before that day for or in connection with the purposes of the existing Council, shall be deemed to have been incurred, entered into and engaged to be done by, with or for the Council;
 - (c) all sums of money due to the existing Council, immediately before that day, shall be deemed to be due the Council;
 - (d) all suits and other legal proceedings instituted or which could have been instituted by or against the existing Council, immediately before that day, may be continued or instituted by or against the Council; and
 - (e) every employee holding any office under the existing Council immediately before that day, shall, on that day, hold his office or service under the Council with the same rights and privileges as to pension, gratuity and other matters as would have been admissible to his if there had been no such vesting, and shall continue to do so unless and until his employment under the Council is duly terminated or until his remuneration and other conditions of service are duly altered by the Council.

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- (2) Notwithstanding anything contained in the Industrial Disputes Act, 1947 (14 of 1947) or in any other law for the time being in force, the absorption of any employee by the Council in its regular service under this section shall not entitle such employee to any compensation under that Act or any other law and no such claim shall be entertained by any court, tribunal or other authority.
- 6. Obligation to transfer property or assets.—(1) Every person having possession, custody or control of property forming part of the properties and other assets referred to in clause (a) of sub-section (I) of section 5 shall deliver forthwith such property to the Director-General.
- (2) Any person incharge of the property and other assets of the existing Council immediately before the commencement of this Act shall, within ten days from that day, furnish to the Director-General a complete inventory of all properties and assets (including particulars of book debts and investments and belongings) immediately before the commencement of this Act and also of all agreements entered into by the existing Council or any person on its behalf.
- 7 Composition of the Council.—(1) On and from the 1st day of September, 2001 and until the appointment

- of date under sub-section (2), the Council shall consist of the following members, namely:
 - (a) the Vice-President of India, who shall be President, ex-officio;
 - (b) the Prime Minister of India:
 - (c) The speaker of the Lok Sabha;
 - (d) The Leader of the House, Rajya Sabha;
 - (e) the Leader of the Opposition, Lok Sabha;
 - (f) the Leader of the Opposition, Rajya Sabha;
- (2) On and from such date as may be appointed by the Central Government by notification in the Official Gazette which shall not be later than three mohths from the date of assent by the President of the Indian Council of World Affairs Bill, 2001, the Council shall consist of the following members, namely:—
 - (a) the Vica-Pesident of India, who shall be the President, ex-officio;
 - (b) three Vice-Presidents as may be nominated by the Council;
 - (c) a Director -General to be nominated by the Council:
 - (d) five members of the Lok Sabha to be nominated by the Speaker of the Lok Sabha and three members of the Rajya Sabha to be nominated by the Chairman of the Rajya Sabha:
 - (e) seven members, who are distinguished in the field of diplomacy, international affairs, international law, Multilateral or United Nations affairs, security and disarmament to be nominated by the Council;
 - (f) seven members, who are representatives (of which at least two shall be the Vice-Chancellors) of Universities or research institutions of higher learning from amongst experts in the fields of history, economic and other social sciences to be nominated by the Council;
 - (g) seven members, who are either media personalities or representatives of organisations such as India International Centre, Centre for Policy Research, Indian Council of Social Science; Research, Institute of Defence Studies and Analayses, Indian Council of Cultural Relations, and interested in the work and objectives of the Council to be selected by the Governing Body of the Council;
 - (h) five members who are representatives of Business or Chambers of Commerce, Ferderation of Indian Chambers of Commerce and Industry, Confederation of Indian Industry, Associated Chambers of Commerce and Industry of India, Federation of Indian Export Organisations to be nominated by the Governing Body of the Council;
 - (i) three members from the Ministry of External Affairs, ex-officio (Foreign Secretary, Financial Advisor, and Dean (Foreign Service Institute)], to be nominated by the Chairperson of the Governing Body;
 - (j) five members to be nominated by the Central Government to represent respectively the Ministries of the Central Government dealing with Education Culture, Urban Development,
 Science and Technology and Defence, ex officio.
 - (3) It is hereby declared that the office of the member of the Council shall not disqualify its

holder for being chosen as, or for being, a Member of either House of Parliament.

- (4) A person shall be disqualified for being nominated or selected as a member if he—
- (a) has been convicted and sentenced to imprisonment for an offence which, in the opinion of the Central Government, Involves moral turpitude; or
- (b) is an undischarged insolvent : or
- (c) is of unsound mind and stands so declared by a competent court.
- 8 Term of office and vacancies among members.—(1)
 Save as otherwise provided in this section, the
 term of office of a member shall be three years
 from the date of his nomination.
- (2) The term of office of the member nominated to fill a casual vacancy shall continue for remainder of the term of the member in whose place he is nominated.
- (3) A member shall, unless the Central Government otherwise directs, continue in office until another person is nominated as a member in his place.
 - (4) The Central Government shall remove a member if he—
 - (a) becomes subject to any of the disqualifications mentioned in sub-section (4) of section 7; or
 - (b) refuses to act or becomes incapable of acting;or
 - (c) is, without obtaining leave of absence from the Council, absent from three consecutive meetings of the Council: or
 - (d) in the opinion of the Central Government, has so abused his position as to render his continuance in office detrimental to the public interest;

Provided that no member shall be removed under this clause unless he has been given a reasonable opportunity of being heard in the matter.

- (5) A member shall, unless disqualified under subsection (4) of section 7, be eligible for re-nomination.
- (6) A member may resign from his office by writing under his hand addressed to the Central Government but shall continue in his office until his resignation is accepted by that Government.
- (7) The manner of filling vacancies among members shall be such as may be prescribed by rules.
- 9. Powers and functions of President.—The President shall exercise such powers and discharge such functions as are laid down in this Act or as may be prescribed by rules.
- 10. Powers and functions of Vice-Presidents.—The Vice-President shall exercise such of the powers and perform such of the functions of the President as may be prescribed by rules, or as may be delegated to him by the President.
- 11. Allowances of members.—Members shall receive such allowances, if any, from the Council as may be prescribed by rules.
- 12. Meetings of Council.—The Council shall hold its first meetings at such time and place as may be appointed by the Central Government and shall observe such rules of procedure in regard to the transaction of business at the first meeting as may be laid down by that Government; and thereafter the Council shall meet

at such times and places and observe such rules of procedure in regard to the transaction of business at its meetings as may be prescribed by regulations.

- 13. Objects of Council.—The objects of the Council shall be
 - (a) to promote the study of Indian and international affairs so as to develop a body of informed opinion on international matters;
 - (b) to promote India's relations with other countries f through study, research, discussion, lectures, exchange of ideas and information with other organisations within and outside India engaged in similar activities;
 - (c) to serve as a clearing house of information and knowledge regarding world affairs;
 - (d) to publish books, periodicals, iournals, reviews, papers, pamphlets and other literature on subjects covered under clause (a) and (b);
 - (e) to establish contacts with organisations promoting objects mentioned in this section;
 - (f) to arrange conferences and seminars to discuss and study the Indian policy towards international affiars; and
 - (g) to undertake such other activities for the promotion of ideas and attainment of the abovemetioned objects.
- 14. Governing Body and other committee of Council.—
 (1) There shall be a Governing Body of the Council which shall be constituted by the Council.
- (2) The Governing Body shall be the executive committee of the Council and shall exercise such powers and discharge such functions as the Council may, by regulations made in this behalf, confer or impose upon it.
- (3) On and from such date as may be appointed by the Central Government by notification in the Official Gazette, the Vice-President of India, ex offico shall be the Chairperson of the Governing Body and shall exercise such powers and discharge such functions as may be prescribed by regulations.
- (4) The procedure to be followed by the Governing Body in the exercise of its powers and discharge of its functions and the term of office of, and the manner of filling vacancies among the members of the Governing Body, shall be such as may be prescribed by regulations.
- (5) Subject to such control and restrictions as may be prescribed by rules, the Council may constitute as many standing committees and as many ad hoc committees as it thinks fit for exercising any power or discharging any function of the Council or for inquiring into, or reporting or advising upon, any matter which the Council may refer to them.
- (6) The Chairperson and members of the Governing Body or a standing committee or an *ad hoc* committee shall receive such allowances as may be prescribed by regulations.
- 15. Staff of Council.—(1) There shall be a chief executive officer of the Council who shall be designated as the Director-General and shall be appointed by the Council.
- (2) The Director-General shall act as the Secretary to the Council as well as to the Governing Body.
- (3) The Director-General shall exercise such powers and discharge such functions as may be prescribed by regulations or as may be delegated to him by the Council or the President or the Governing Body or the Chairperson.
- (4) The Financial Advisor of the Ministry of External Affiairs shall be Financial Advisor of the Council.

- (5) Subject to such rules as may be made in this behalf, the Council may appoint such number of other officers and employees as may be necessary for the exercise of its powers and efficient discharge of its functions and may determine the designations and grades of such other officers and employees.
- (6) Subject to such rules as may be made in this behalf, the Director-General and other officers and employees of the Council shall be entitled to such salary and allowances and shall be governed by such conditions of service in frespect of leave, pension, gratuity, provident fund and other matters, as may be prescribed by regulations made in this behalf.
- 16. Functions of Council.—The Council shall under take various plans to promote, organise and implement various programmes for efficiently achieving the objects of the Council specified in section 13 and shall also perform such other functions as the Central Government may, by rules, prescribe.
- 17. Payment to Council.—The Central Government may, after due appropriation made by Parliament by law in this behalf, pay to the Council in each financial year such sums as may be considered necessary for the exercise of powers and efficient discharge of functions of the Council under this Act.
- 18. Fund of Council.—(1) The Council shall maintain a Fund to which shall be credited to—
 - (a) all moneys received from the Central Govern-
 - (b) all moneys received by the Council by way of grants gift, donations, benefactions, bequests or transfers; and
 - (c) all moneys received by the Council in any other manner or from any other source.
- (2) All moneys credited to the Fund shall be deposited in such banks or invested in such manner as the Council may, subject to the approval of the Central Government decide.
- (3) The Fund shall be applied towards meeting the administrative and other expenses of the Council, including expenses incurred in the exercise of its powers and discharge of its functions under section 16 or in relation to any of the activities referred to therein or for anything relatable thereto.
- 19. Budget of Councie.—The Council shall prepare, in such form and at such time every year, as may be prescribed by rules, a budget in respect of the financial year next ensuing, showing the estimated receipts and expenditure of the Council and shall forward to the Central Government such number of copies thereof as may be prescribed by rules.
- 20. Accounts and audit.—(1) The Council shall maintain proper accounts and other relevant records and prepare an annual statement of accounts including the balance-sheet in such form as the Central Government may, by rules, prescribe and in accordance with such general directions as may be issued by that Government, in consultation with the Comptroller and Auditor-General of India.
- (2) The accounts of the Council shall be audited by the Comptroller and Auditor-General of India and any expenditure incurred by him in connection with such audit shall be payable by the Council to the Comptoroller and Auditor-General of India.
 - (3) The Comptrotler and Auditor-General of India and any person appointed by him in connection with the audit of the accounts of the Council shall have the same rights, previleges with the audit of the accounts of the council shall have the same rights, privileges and authority in connection with such audit as the Comptroller and Auditor General of India has in connection with the audit of the Government accounts and, in particular,

- shall have the light to demand and production of books, accounts, connected vouchers and other documents and phpars and to inspect the office or offices of the Council.
- (4) The accounts of the Council as certified by the Comptroller and Auditor-General of India or any other person appointed by him in this behalf, together with the audit report thereon, shall be forwarded annually to the Central Government and that Government shall cause the same to be laid before seach House of Parliament,
- 21. Annual report.—The Council shall prepare every year, in such form and at such time as may be prescribed by rules, an annual report giving a true and full account of its activities during the previous year and copies thereof shall be forwarded to the Central Government and that Government shall cause the same to be laid before each House of Parliament.
- 22. Authentication of orders and instruments of Council.—All orders and decisions of the Council shall be authenticated by the signature of the President or the Vice President and all other instruments issued by the Council shall be authenticated by the signature of the Director-General or any other officer of the Council authorised by the Council in this behalf.
- 23. Vacancy, etc., not to invalidate proceedings of the Council.—No act or proceeding of the Council, Governing Body or any standing or ad hoc committee under this Act shall be invalid merely by reason of—
 - (a) any vacancy in, or any defect in the constitution of, the Council,; or
 - (b) any defect in the appointment of a person acting as a member of the Council; or
 - (c) any irregularity in the procedure of the Council not affecting the merits of the case.
- 24. Reports, returns and information.—The Council shall furnish to the Central Government such reports, returns and other information as that Government may require from time to time.
- 22. Power to make rules.—(1) The Central Government may, by notification in the Official Gazette, make rules to carry out the provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters. namely:—
- (a) the manner of filling vacancies among members under sub-section (7) of section 8;
 - (b) the powers and functions to be exercised and discharged by the President and the Vice-Prsidents under sections 9 and 10. as the case may be;
 - (c) the allowances to be paid to the members under section 11;
 - (d) the control and restrictions in relation to the constitution of standing and ad hoc committees under sub-section (5) of section 14:
 - (e) the number of other officers and employees that may be appointed by the Council and the manner of such appointment under sub-section (5) of section 15;
 - (f) the salaries and allowances payable to the Director-General and other officers and employees of the Council under sub-section (6) of section 15;
 - (g) such other functions to be performed by the Council under section 16;
 - (h) the form in which and the time at which the budget shall be prepared by the Council and the

number of copies thereof to be forwarded to the Central Government under section 19;

- (i) the form in which an annual statement of accounts including the balance-sheet shall be prepared by the Council under sub-section (1) of section 20;
- (j) the form in which and the time at which the annual report of the activities of the Council shall be submitted to the Central Government under section 21;
- (k) any other matter which has to be or may be prescribed by rules.
- 26. Power to make regulations. (1) The Council may make regulations consistent with the provisions of this Act and the rules to carry out the provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such regulations may for all or any of the following matters, namely:—
 - (a) the summoning and holding of meetings, other than the first meeting of the Council, the time and place where such meetings are to be held and the transaction of business at such meetings under section 12;
 - (b) the powers and functions to be exercised and discharged by the Governing Body and the Chairperson under sub-sections (2) and (3) of section 14:
 - (c) the procedure to be followed by the Governing Body in exercise of its powers and discharge of its functions and the term of office of, and manner of filling vacancies among the members of the Governing Body under sub-section (4) of section 14;
 - (d) the allowances to be paid to the Chairperson and members of the Governing Body, standing and ad hoc committees under sub-section (6) of section 14:
 - (e) the powers and functions to be exercised and discharged by the Director-General under sub-section (3) of section 15;
 - (f) the conditions of service of the Director-General and other officers and employees of the Council under sub-section (6) of section 15;
 - (g) any other matter which has to be or may be prescribed by regulations.
- (3) Notwithstanding anything contained in subsection (1), the first regulations under this Act shall be made by the Governing Body and any regulations so made may be altered or rescinded by the Council in exercise of its powers under sub-section (1).
- 27. Rules and regulations to be laid-before Parliament.— Every rule and every regulation made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or intwo or more successive sessions, and if, be fore the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or regulations or both Houses agree that the rule or regulation should not be made, the rule or regulation shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule or regulation.
- 28. Power to remove difficulties.—(1) If any difficulty arises in giving effect to the provisions of this Act,

the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act as may appear to be necessary for removing the difficulty:

Provided that no order shall be made under this section after the expiry of two years from the commencement of this Act.

- (2) Every order made under this section shall/be laid, as soon as may be after it is made, before each House of Parliament.
- 29. Repeal and saving.—(1) The Indian Council of World Affairs (Second) Ordinance, 2001 (Ord. 3 of 2001), is hereby repealed.
- (2) Notwithstanding the repeal of the said Ordinance, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.

Assented to on 3-9-2001

THE REPEALING AND AMENDING ACT, 2001

(ACT No. 30 of 2001)

AN

ACT

to repeal certain enactments and to amend certain other enactments.

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Repealing and Amending Act, 2001.
- 2. Repeal of certain enactments.—The enactments specified in the First Schedule are hereby repealed to the extent mentioned in the fourth column thereof.
- 3. Amendment of certain enactments.—The enactments specified in the Second Schedule are hereby amended to the extent and in the manner mentioned in the fourth column thereof.
- 4. Savings.—The repeal by this Act of any enactment shall not affect any other enactment in which the repealed enactment has been applied, incorporated or referred to:

and this Act shall not affect the validity, invalidity, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, accrued or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand, or any indemnity already granted, or the proof of any past act or thing:

nor shall this Act affect any principle or rule of law, or established jurisdiction, form or course of pleading, practice or procedure, or existing usage, custom. privilege, restriction, exemption office or appointment, notwithstanding that the same respectively may have been in any manner affirmed or recognised or derived by, in or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment revive or restore any jurisdiction, office, custom, liability, right, title, privilege, restriction, exemption, usage, practice, procedure or other matter or thing not now existing or in force.

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			THE FIRST SCHEDULE	-	1 2	3	4
			(See section 2) REPEALS		1985 55	The Coal Mines (Conservation and Development) Amendment	The whole
_			Nereals		1985 56	Act, 1985. The Government Savings Laws	The whole
	Year	No	Short title	Extent of repeal	1985 57	(Amendment) Act, 1985. The Tobacco Board (Amendment) Act. 1985	The whole
i.	, 1	2	3	4	1985 60	The Railway Protection Force (Amendment) Act, 1985.	Sections 2 to 18 and
1	1985	1	The Foreign Contribution (Regulation) Amendment Act, 1985	The whole.			the Schedule.
	1985	3		Sections 2, 3 and 4.		The Employment of Children (Amendment) Act, 1985.	The whole
	1985	9	Act, 1985. The Representation of the People	The whole.		The Unit Trust of India (Amendment) Act, 1985.	The whole
	1985	11	(Amendment) Act, 1985, The Sugar Undertakings (Taking	The whole.		The Citizenship (Amendment) Act, 1985.	The whole
	1,00		Over of Management) Amend- ment Act, 1985.			The Lighthouse (Amendment) Act, 1985.	The whole
	1985	12	The Gangtok Municipal Corpo-	The whole		7 The Payment of Bonus (Second Amendment) Act, 1985.	The whole
	1985	20	ration (Amendment) Act, 1985. The Requisitioning and Acquisi-	Tris a cost of the		The Aircraft (Amendment) Act 1985.	The whole
			tion of Immovable Property (Amendment) Act, 1985.	The whole		The University Grants Commission (Amendment) Act, 1985.	The whole
	1985	24	tories (Amendment) Act, 1985.	The whole	1985 72	2 The International Airports Authority(Amendment) Act,	Sections 2 and 3
	1985	25	(Income-tax Payers) Amendment	The whole	1985 7	1985. 3 The Bonded Labour System	The whole
	1985	26	Act, 1985. The Union Duties of Excise	The whole		(Abolition) Amendment Act, 1985.	THE WHOLE
	1703	20	(Distribution) Amendment Act. 1985.		1985 7	4 The Salary, Allowances and Pension of Members of Parlia-	The whole
	1985	27	The Additional Duties of Excise (Goods of Special Importance) Amendment Act, 1985.	The whol	1985 7	ment (Amendment) Act, 1985. The Salaries and Allowances of Officers of Parliament (Amend-	The whole
ļ	1985	28 7	The Estate Duty (Distribution) Amendment Act, 1985	The whole	1985 76	ment) Act, 1985. The Salaries and Allowances	The whole
	1985	30 T	The Payment of Bonus (Amend- nent Act, 1985.	The whole		of Ministers (Amendment) Act, 1985.	
	1985	31 T	The Terrorist and Disruptive Activities (Prevention) Act,	The whole	1985 77		The whole
	1005	- 1	1985. The Coinage (Amendment) Act,	The whole	1985 78	The Salary and allowances of Leaders of Opposition in	The whole
		1	1985. The Andhra Pradesh Legislative	Sections 4		Parliament (Amendment) Act, 1985.	
			Council (Abolition)Act, 1985. The Companies (Amendment)	5 and 6. The whole	1985 79	The Central Excises and Salt (Amendment) Act, 1985.	Sections 2 to 7.
		- 1	Act 1985.	The whole	1985 80	The Customs (Amendment) Act, 1985.	Sections 2 to 13.
	1985	(The High Court and Supreme Court Judges (Conditions of	I He whole	1985 81	The Banking Laws (Amendment) Act, 1985.	Sections 2 to 9 and
	1985	38 T	Service) Amendment Act, 1985. The Monopolies and Restrictive	The whole	1006 4	The Delegated Legislation	11 to 18. The whole
		Δ	Frade Practices (Amendment) Act, 1985.	The whole	1980 4	Provisions (Amendment) Act,	I ne whole
		1	The Arms (Amendment) Act, 985.		1986 9	1985. The Motor Vehicles (Amendment)	The whole
		18	The Securities Contracts (Reguation) Amondment Act, 1985.	Thewhole	1986 14	Act, 1986. The Contract Labour (Regul-	The whole
	1985	43 T	The State Financial Corporations Amendment) Act, 1985.	The whole		ation and Abolition) Amend- ment Act, 1986.	Continu 7
	1985	44 T	The Criminal Law Amendment Amending) Act, 1985.	The whole		The Administrative Tribunals (Amendment) Act, 1986.	Sections 2 to 23 The whole
	1985	45 T	The Terrorist Affected Areas Special Courts) Amendment	Sections 2 and 3		The Inter-State Water Disputes (Amendment) Act, 1986.	
	1025	A	Act, 1985. The Terrorist and Disruptive	The whole	1986 22	The Supreme Court (Number of Judges) Amendment Act.	The whole
	1965	. A	Activities (Prevention) Amend- nent Act, 1985.		1986 24	1986. The Tea (Amendment) Act,	The whole
		47 T	The Indian Railways (Amendment)	The whole	1986 26	1986. The Income-tax (Amendment)	The whole
	1985	48 T	Act, 1985. The Coffee (Amendment) Act,	The whole		Act, 1986. The Wild Life (Protection)	The whole
	1985	49 T	985. The Essential Services Mainten-	The whole	1986 31	Amendment Act, 1986. The Indian Electricity (Amend-	The whole
	1985	51 T	ance (Amendment) Act, 1985. The Auroville (Emergency	The whole	1986 33	ment) Act, 1986. The Merchant Shipping (Amend-	Sections 2
	100-	19	Provisions) Amendment Act,	The whole		ment) Act. 1986.	to 4. Sections 4, 5,
	1985		The Estate Duty (Amendment) Act, 1985.	THE MILOIA		1986.	7, 13, 14,

1 2	3	1 2 3	4
	39 to 42, the First Schedule	1987 4 The Cotton, Copra and Vegetable Oils Cess (Abolition) Act,	Sections 2,
	the Second Schedule,	1987. 1987 8 The Delhi Municipal Corpo-	The whole
	the Third Schedule and the Fourth	ration (Amendment) Act. 1987. 1987 12 The Khadi and Village Industries Commission (Amendment)	The whole
1986 35 The Industrial Development	Schedule. The whole	Act, 1987. 1987 13 The Merchant Shipping (Amend-	Sections 2
Bank of India (Amendment) Act. 1986.		ment) Act, 1987. 1987 15 The Labour Welfare Fund Laws	to 9 The whole
1986 36 The Commissions of Inquiry (Amendment) Act, 1986.	The whole	(Amendment) Act, 1987. 1987 16 The Goa. Daman and Diu	Section 14
1986 37 The Mines and Minerals (Regulation and Development) Amendment Act, 1986.	The whole	Mining Concessions (Abolition and Declaration as Mining Leases) Act, 1987.	
1986 38 The High Court and Supreme Court Judges (Conditions of Service) Amendment Act, 1986.	The whole	1987 17 The Governors (Emoluments, Allowances and Privileges) Amendment Act, 1987.	The whole
986 40 The Tamil Nadu Legislative Council (Abolition) Act, 1986.	Sections 4 to 6.	1987 18 The Goa, Daman and Diu Reorganisation Act, 1987.	Sections 5 6, 14, 19,
986 41 The Apprentices (Amendment) Act, 1986.	The whole	Reorganisation Act, 1767.	63 to 65 the First
986 42 The Essential Commodities (Amendment) Act, 1986.	The whole		Schedule
986 43 The Dowry Prohibition (Amendment) Act, 1986.	The whole		and the Second Schedule.
986 44 The Suppression of Immoral Traffic in Women and Girls (Amendment) Act, 1986.	The whole	1987 19 The State of Arunachal Pradesh (Amendment) Act, 1987.	The whole
(Amendment) Act, 1966. 186 48 The Sales Promotion Employees (Conditions of Service) Amend-	The whole	1987 20 The Factories (Amendment) Act, 1987.	The whole
ment Act, 1986. 86 49 The Estate Duty (Amendment) Act, 1986.	The whole	1987 21 The Coconut Development ole Board (Amendment) Act, 1987.	The whol
86 50 The Industrial Finance Corporation (Amendment) Act,	The whole	1987 22 The Payment of Gratuity (Amendment) Act, 1987.	Sections to 4 and 6 to 9.
1986 51 Citizenship (Amendment) Act, 1986.	The whole	1987 23 The Conservation of Foreign Exchange and Prevention of	The whol
 7 The Coal Mines Nationalisation Laws (Amendment) Act, 1986. 7 The Atomic Energy (Amendment) 	Sections 2 to 18. The whole	Smuggling Activities (Amendment) Act, 1987.	
Act, 1986. 86 61 The Child Labour (Prohibition	Sections	1987 24 The Punjab State Legislature (Delegation of Powers) Act,	The who
and Regulation) Act, 1986 86 67 The Indian Post Office (Second Amendment) Act, 1986.	23to 26. The whole	1987. 1987 25 The Essential Commodities (Special Provisions) Continuance	The whole
86 69 The State of Arunachal Pradesh Act, 1986.	Sections 4, 5, 7, 16, 17,	Act, 1987. 1987 26 The Cine-Workers Welfare fund (Amendment) Act, 1987.	The who
	42 to 45, the First Schedule,	1987 28 The Terrorist and Disruptive Activities (Prevention) Act, 1987.	The whol
	the Second Schedule,	1987 29 The Atomic Energy (Amendment) Act, 1987.	The whol
	the Third Schedule and the	1987 30 The All-India Institute of Medical Sciences and the Post-Graduate	Thewhol
0.4 50 50 50	Fourth Schedule.	Institute of Medical Education and Research, Chandigarh (Amendment) Act, 1987.	
36 70 The Prevention of Food Adulteration (Amendment) Act,	The whole	1987 31 The Representation of the People (Amendment) Act. 1987	The whole
1986. 36 71 The Drugs and Cosmetics	The whole	1987 34 The Navy (Amendment) Act, 1987.	The whol
(Amendment) Act, 1986. The Standards of Weights and Measures (Enforcement) Amend-	The whole	1987 35 The Expenditure-tax Act, 1987 1987 38 The Representation of the People (Second Amendment)	Section 3. The whol
ment Act, 1986. 6 73 The Essential Commodities (Second Amendment) Act, 1986.	The whole	Act, 1987. 1987 40 The Representation of the People (Third Amendment)	The whol
36 74 The Monopolies and Restrictive Trade Practices (Amendment)	The whole	Act, 1987. 1987 41 The Shipping Development Fund Committee (Abolition)	The whole
Act, 1986. Ref. The Standards of Weights and Measures (Amendment) Act, 1986.	The whole	Amendment Act, 1987. 1987 42 The Metro Railways (Construction of Works) Afflend flight Act, 1987.	The whole
86 76 The Agricultural Produce (Grading and Marking) Amendment Act, 1986.	The whloe	1987 44 The Autoville (Emergency Provisions) Amendment Act, 1987.	The whole

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1987	47	The Air (Prevention and Control of Pollution) Amendment Act, 1987.	Clause (i) and (iii) of Section 2, Clause (ii)	1988 35 The Cine-Workers and C Theatre Workers (Regu of Employment) Amend Act, 1988.	lation
			of section 4, sections	1988 36 The Food Corpora (Amendment) Act, 198	38.
19%2	48	The High Court Judges (Con-	5 to 14 and sections 16 to 25. The whole	1988 38 The Alcock Ashdown pany Limited (Acquisiti Undertakings) Amen Act, 1988.	on of diment
!		ditions of Service) Amenedment Act, 1987.		1988 42 The Arms (Amendmen 1988.	· · · · · · · · · · · · · · · · · · ·
		The Equal Remuneration(Amendment) Act, 1987.	The whole	1988 43 The National Security (Ament) Act, 1988.	
		The Comptroller and Auditor-General's (Duties, Powers and Conditions of Service) Amendment Act, 1987.	The whole	1988 46 The Prevention of I Traffic in Narcotic Drug Psychotropic Substa Act, 1988.	s and
		The Administrative Tribunals (Amendment) Act, 1987.	The whole	1988 49 The Prevention of Cor. Act. 1988.	
1987	53	The National Housing Bank Act, 1987.	Section 56 and the	1988 50 The Aircraft (Amend Act, 1988.	· · · · · · · · · · · · · · · · · · ·
1097	51	The Railway Claims Tribunal	Second Schedule.	1988 52 The State of Arunachal (Amendment) Act, 198	8.
1988		Act, 1987. The Regional Rural Banks	Chapter-VII. The whole	1988 53 The Water (Prevention Control of Pollution) A ment Act, 1988.	n and The whole mend-
1988		(Amendment) Act, 1987. The Commission of Sati (Pre-	Section 19	1988 55 The Merchant Shipt (Amendment) Act, 19	oing The whole
1988	5	vention) Act, 1987. The Parsi Marriage and Divorce (Amendment) Act, 1988.	The whole	1988 56 The Dock Workers (I	Regula- The whole mendment
		The Delhi Administration (Amendment) Act. 1988.	The whole	Act, 1988. 1988 57 The Delhi Rent Cor (Amendment) Act, 19	
		The Delhi Municipal Corporation (Amendment) Act. 1988.	The whole	1988 60 The Salary, Allowanc Pension of Members	es and The whole
- 4		The Major Port Trusts (Amendment) Act, 1988.	The whole	Parliament (Amendment Act, 1988.	it)
1900	10	The Authorised Translations (Central Laws) Amendment Act, 1988.	The whole	1988 61 The Maternity Benefit (ment) Act, 1988.	
		The Repealing and Amending Act, 1988.	The whole	1988 62 The Monopolies and tive Trade Practices (Ament) Act, 1988.	
1988	20	The High Court and Supreme Court Judges. (Conditions of Service) Amendment Act,	The whole	1988 63 The Commissions of (Amendment) Act, I	
1988	21	1988. The Tamil Nadu State Legislature (Delegation of	The whole	1988 66 The Banking, Public cial Institutions and N Instruments Laws (Am	egotiable
₹ 1988	22	Powers) Act, 1988. The Tamil Nadu Agricultural	Section 2	Act, 1988. 1988 69 The Forest (Conserve Amendment Act, 1988)	
		Service Co-operative Societies (Appointment of Special Officers) Amendment Act, 1988.	_	1989 1 The Representation o People (Amendment)	f the The whole
1988	23	The Tamil Nadu Co-operative Societies (Appointment of Special Officers) Amendment	The whole	1988. 1989 2 The Narcotic Drugs an chotropic Substances ment) Act, 1988.	
1988	24	Act, 1988. The Illegal Migrants (Determination by Tribunals) Amend-	The whole	1989 10 The Delhi Municipal (Amendment) Act, 1	
1988	27	ment Act, 1988. The Customs (Amendment)	The whole	1989 11 The Income-tax (Amer Act, 1989.	
		Act, 1988. The Customs and Central Excise	Sections 2,	1989 15 The Chandigarh Dis Areas (Amendment) 1989.	turbed The whole Act.
1000	10	Laws (Amendment) Act, 1988.	3, 6 to 10 and 13 to 15.	1989 16 The Terrorist and Dis Activities (Prevention) ment Act, 1989.	
1988	31	The Rajghat Samadhi (Amendment) Act, 1988. The Companies (Amendment) Act, 1988	The whole Sections 3	1989 17 The Union Duties of	Excise The whole dment
	32	The Code of Criminal Pro-	to 52 and 54 to 67. The whole.	1989 18 The Additional Duties (Goods of Special Imp	
1988	33	cedure (Amendment) Act, 1988. The Employees' Provident	Sections 2	Amendment Act, 1989. 1989 20 The Central Industrial S Force (Amendment)	ecurity The whole Act,
		Funds and Miscellaneous Provisions (Amendment) Act, 1988.	to 21 and 23 to 27.	1989. 1989 21 The Representation of people (Amendment) Ac	of the Sections 2 t, 1989. to 5.

4 1 2 3 4
The whole 1991 32 The Delhi Municipal Laws The whole (Amendment) Act. 1991.
Sections 2 Criminal Law Amendment The whole
to 8, 10 to 44, 46 and 1991 34 The Consumer Protection 47. (Amendment) Act, 1991. Sections 2, 3 and 4.
The whole 1991 35 The Terrorist and Disruptive Activities (Prevention) Amendment Act, 1991.
The whole 1991 38 The Cancellation of General Elections in Punjab Act, 1991. 1991 40 The Central Excises and The whole
Customs Laws (Amendment) Act, 1991.
The whole 1991 42 The Places of Worship (Special Provisions) Act, 1991. 1991 43 The Code of Criminal Proce-
Section 48. 1991 44 The Wild Life (Protection) Sections 2
The whole Amendment Act, 1991 to 21, 23 to 29, clauses
The whole (i) and (iii) of section 30 and
Section 53 sections 31 to 52. and the 1001 47 The Voluntary Denosits (Immy)
Second Schedule. The whole 1991 47 The Voluntary Deposits (Immu- nities and Exemptions) Act, 1991. Section 5 The whole 1991 48 The Special Protection Group The whole
(Amendment) Act, 1991. The whole 1991 50 The Electricity Laws (Amend- The whole
ment) Act, 1991. 1991 51 The Indian Succession (Amend- ment) Act, 1991. The whole ment) Act, 1991.
The whole 1991 53 The Water (Prevention and Control of Pollution) Cess
(Amendment) Act, 1991. The whole 1991 54 The Banking Regulation The whole
(Amendment) Act, 1991. 1991 55 The Customs (Amendment) The whole Act, 1991.
1991 56 The Tea Companies (Acquisition and Transfer of Sick Tea
The whole Units) Amendment Act, 1991. 1991 57 The Sick Industrial Companies (Special Provisions) The whole Amendment Act, 1991.
1991 58 The Monopolies and Restrictive The whole Trade Practices (Amendment)
The whole Act, 1991. 1991 59 The Family Courts (Amendment) The whole Act, 1991.
1991 60 The Delhi High Court (Amend-Section 3 The whole ment) Act, 1991.
1992 1 The Government of National Section 55 Capital Territory of Delhi
The whole 1992 2 The Representation of the People (Amendment) Act, 1992.
The whole (Amendment) Act, 1992.
The whole Pests (Amendment and Validation) Act, 1992.
Act, 1992. The whole 1992 14 The Indian Red Cross Society The whole
The whole 1992 15 The Securities and Exchange Board of India Act, 1992. Section 35 and the
The whole 1992 20 The Parliament (Prevention of Disqualification) Amend-
The whole 1992 21 The Jammu and Kashmir The whole State Legislature (Delegation of Powers) Act, 1992.
The whole 1992 2 The Representation of the People (Amendment) Act, 1992. 1992 11 The Public Liability Insurance (Amendment) Act, 1992. 1992 12 The Destructive Insects and Pests (Amendment and Validation) Act, 1992. 1992 13 The Copyright (Amendment) Act, 1992. 1992 14 The Indian Red Cross Society (Amendment) Act, 1992. The whole 1992 15 The Securities and Exchange Board of India Act, 1992. The whole 1992 20 The Parliament (Prevention of Disqualification) Amendment Act, 1992. The whole 1992 21 The Jammu and Kashmir State Legislature (Delegation

		राजपत,	हिमाचल प्रद	श, 5	ग्रंगैल, 20	03/	15 चैत्र, 1925	51
1		2 3	4		1	2	3	4
		The Indian Ports (Amendment) Act, 1992 The Bhopal Gas Leak Disaster	The w		1993	52	The Conservation of Foreign Exchange and Prevention of Smuggling Activities (Amend-	The whole
		(Processing of Claims) Amendment Act, 1992. The Capital Issues (Control)	The w		1993	53	ment) Act, 1993. The Prevention of Illicit Traffic in Narcotic Drugs and Psycho-	The whole
		Repeal Act. 1992. The Foreign Exchange Con- servation (Travel) Tax Abolition	The wi	hole	1993	54	tropic Substances (Amendment) Act, 1993. The Parliament (Prevention of	The whole
Y1000	26	Act, 1992.	The wi				Disqualification) Amendment Act. 1993.	THE WHOLE
1 1992	36	The Banking Companies (Acquisition and Transfer of Undertakings) Amendment	THE WI	1016			The Extradition (Amendment) Act, 1993. The Delhi Municipal Corpo-	The whole
1992	37	Act, 1992. The Army (Amendment) Act	The w	hole			ration (Amendment) Act, 1993.	THE WHOLE
1992	38	1992. The Representation of the People (Amendment) Act,	The w	hole			The Merchant Shipping (Amendment) Act, 1993. The Advocates (Amendment)	The whole
1992	39	1992. The Citizenship (Amendment)	The wi	hole			Act, 1993. The President's Emoluments	The whole
		Act, 1992.	The w	hole	1773	/ 1	and Pension (Amendment)	The whole
1993		The National Highways (Amendment) Act, 1992. The Salary, Allowances and	The w		1993	72	Act, 1993. The Supreme Court Judges Conditions of Service) Amend-	The whole
1,,,,	_	Pension of Members of Parliament (Amendment) Act, 1992.			1994	1	mert Act, 1993. The Governors (Emoluments, Allowances and Privileges)	The whole
1993	4	The Oilfields (Regulation and Development) Amendment Act, 1993.	The w	hole	1994	2	Amendment Act, 1993. The High Court and Supreme Court Judges (Conditions of	The whole
1993	5	The Himachal Pradesh State Legislature (Delegation of	The w	hole	1994	- 3	Service) Amendment Act, 1993. The State Bank of India (Amend-	The whole
1993	8	Powers) Act, 1993. The Uttar Pradesh State Legislature (Delegation of	The w	hole			ment) Act, 1993. The Chief Election Commissioner and other Election Com-	The whole
1993	9	Powers) Act, 1993. The Madhya Pradesh State Legislature (Delegation of	The w	hole			missioners (Conditions of Service) Amendment Act, 1993.	
1993	10	Powers) Act, 1993. The Rajasthan State Legislature (Delegation of Powers) Act,	The w	hole		7	The Public Premises (Eviction of Unauthorised Occupants) Amendment Act, 1993.	The whole
1993	26	1993. The Wild Life (Protection)	The w	hole		1 8	The Inland Waterways Authority of India (Amendment) Act. 1993.	The whole
1993	28	Amendment Act, 1993. The Multimodal Transportation of Goods Act, 1993.	Section and the Sche	he		9	The Jute Manufacturers Development Council (Amendment) Act, 1993.	The whole
1993		The Foreign Exchange Regulation (Amendment) Act, 1993.	The w		1994	11	The Census (Amendment) Act, 1993.	The whole
		The Dentists (Amendment) Act, 1993.	The w			12	The Sick Industrial Companies (Special Provisions) Amend-	The whole
		The Indian Medical Council (Amendment) Act, 1993.	The w		1994	1 20	ment Act, 1993. The Banking Regulation	The whole
1993	34	The Essential Commodities (Special Provisions) Amendment Act, 1993.	The w	noie	1994	1 23	(Amendment) Act, 1994. The Coffee (Amendment) Act, 1994.	The whole
		The Passports (Amendment) Act, 1993.	The v			1 24	The Special Court (Trial of Offences Relating to Transactions	The whole
1993	37	The Cine-Workers Welfare Cess (Amendment) Act,	The v	vhole		. 25	in Securities) Amendment Act, 1994.	The whole
1993	40	1993. The Code of Criminal Procedure (Amendment) Act, 1993.	The w	hole	1994	F 25	The Mines and Minerals (Regulation and Development) Amendment Act, 1994.	THE WHOL
1993	42	The Criminal Law (Amendment) Act, 1993.	The w	hole	1994	28	The Railways (Amendment) Act. 1994.	The whole
1993	43	The Terrorist and Disruptive Activities (Prevention)	The v	vhole			The Rubber (Amendment) Act. 1994.	The whole
1993	47	Amendment Act, 1993. The Coal Mines (Nationalisa-	The v	vhole	;		The Payment of Gratuity (Amendment) Act, 1994.	The whole
1993	48	tion) Amendment Act, 1993 The Salary, Allowances and	The v	vhole	;		The Institutes of Technology (Amendment) Act, 1994.	The whole
		Pension of Members of Parliament (Amendment) Act,					The Press Council (Amendment) Act. 1994.	The whole
		1993. The Betwa River Board (Amendment) Act, 1993. The Consumer Protection	Section and The v	3		1 37	The Banking Companies (Acquisition and Transfer of Undertakings) Amendment Act. 1994.	THE WHOL
		(Amendment) Act, 1993.						

1	- :	2 3	4	1		2 3	4
1994	38	3 The Copyright (Amendment) Act, 1994.	The whole	1996	2	The Uttar Pradesh State Legislature (Delegation of	The whole
1994	39	The Anti-hijacking (Amendment)	The whole	1007		Powers) Act, 1995.	
1994	40	Act, 1994. The Suppression of Unlawful Acts Against Safety of Civil	The whole	1996	13	The Conservation of Foreign Exchange and Prevention of Smuggling Activities (Amend-	The whole
1994	41	Aviation (Amendment) Act, 1994. The Coir Industry (Amendment)	The whole	1996	16	ment) Act, 1996. The Prevention of Illicit Traffic in Narcotic Drugs and Psycho-	The whole
		Act, 1994. The Comptroller and Auditor-	The whole			tropic Substances (Amendment) Act, 1996.	
1727	21	General's (Duties, Powers and Conditions of Service) Amend- ment Act, 1994.		1996	20	The Supreme Court and High Court Judges (Conditions of Service) Amendment Act 1996.	The whole
		The Motor Vehicle (Amendment) Act, 1994.	The whole	1996	21	The Representation of the People (Amendment) Act,	The whole
1994	55	The Airports Authority of India Act 1994.	Section 45	1996	22.	1996. The Depositories Act. 1996	Section 20
1994	59	The Legal Services Authorities (Amendment) Act, 1994.	The whole				Section 30 and the Schedule.
1995	1	The Contingency Fund of India	The whole	1996 2	3	The Coal Mines Provident Fund and Miscellaneous Pro-	The whole
1995	4	(Amendment) Act, 1994. The Special Protection Group (Amendment) Act, 1995.	The whole			visions (Amendment) Act, 1996.	
1995	5	The Industrial Development Bank of India (Amendment)	The whole			The Industrial Disputes (Amendment) Act. 1996.	The whole
1995	6	Act, 1995. The Customs Tariff (Amendment)	The whole	1996 2	2.5	The Employees, Provident Funds and Miscellaneous Provisions (A mondagent)	The whole
1005	0	Act, 1995. The Banking Companies (Acq-	The whole			Provisions (Amendment) Act, 1996.	
1995		uisition and Transfer of Undertakings) Amendment Act,	The whole	1996 2	9	The Representation of the People (Second Amendment) Act, 1996.	The whole
1995		1995. The Securities Laws (Amend-	The whole	1996 3	4	The Working Journalists and other Newspaper Employees	The whole
995	8 '	ment) Act, 1995. The Salary, Allowances and Pension of Members of	The whole			(Conditions of Service) and Miscellaneous Provisions	
]	Parliament (Amendment) Act, 1995.		1996 3	5	(Amendment) Act, 1996. The Income-tax (Amendment) Act, 1996.	The whole
		The Cotton Transport Repeal Act, 1995.	The whole	1996 3	6	The Delhi Development	The whole
995 2	4 '	The Indian Penal Code (Amendment) Act, 1995.	The whole	1997	1	(Amendment) Act, 1996. The Indian Contract (Amend-	The whole
995 2	25 '	The Assam University (Amend- ment) Act, 1995.	The whole	1997	4 '	ment) Act, 1996. The Apprentices (Amendment)	The whole
995 2	6 '	The National Highways (Amendment) Act, 1995.	The whole	1997	5	Act, 1996. The Companies (Amendment)	The whole
995 2	8 1 1	The Recovery of Debt Due to Banks and Financial Institutions (Amendment) Act,	The whole	1997	5 7	Act, 1996. The Special Court (Trial of Offences Relating to Transac tions in Securities) Amendment	The whole
995 2		1995. The Maternity Benefit (Amend-	The whole	1997	,	Act, 1997. The Industrial Reconstruction	Section 14
995 3	0 7	ment) Act, 1995. The Workmen's Compensa-	The whole	1001		Bank (Transfer of Undertakings and Repeal) Act, 1997.	Section 14
995 3	1	tion (Amendment) Act, 1995. The Union Duties of Excise	The whole	1997	8 '	The Depositories Related Laws (Amendment) Act, 1997.	Thewhole
005.0	A	(Distribution) Amendment Act, 1995.	7 01 1 1	1997 14	1 ′	The Income-tax (Amendment) Act, 1997.	The whole
993 3	E	The Additional Duties of Excise (Goods of Special	The whole	1997 1	5 '	The Port Laws (Amendment) Act, 1997.	The whole
	1	mportance) Amendment Act, 995.		1997 16	5 1	The National Highways Laws Amendment) Act, 1997.	The whole
995 3		The Payment of Bonus (Amend- nent) Act, 1995.	The whole	1997 18	7	The National Commission for	The whole
995 3		The Indian Statistical Institute Amendment) Act, 1995.	The whole	1007 22	Α	afai Karamcharis (Amendment)	
995 4	T C	The Sick Textile Undertakings Nationalisation) Amendment	The whole		(The Reserve Bank of India Amendment) Act, 1997.	The whole
995 4	F	Act, 1995. The National Commission for	The whole		- (The Rice-Milling Industry Regulation) Repeal Act, 1997.	The whole
. , , , ,	N	Minorities (Amendment) Act, 995.	AND WHOLE)] (The Seamen's Provident Fund Amendment) Act. 1997.	The whole
995 4	5 T	The Research and Develop- ment Cess (Amendment) Act,	The whole	1997 32	(The Indira Gandhi National Open University (Amend- nent) Act, 1997.	The whole
996	1 7	995. The persons With Disabilities Equal Opportunities, Protec-	Section 74	1997 35	F	The Presidential and Vice- Presidential Elections (Amend-	The whole
	t	ion of Rights and Full Parti- ipation) Act, 1995.		1998 4	1	nent) Act, 1997. The Contingency Fund of India Amendment) Act, 1998.	The whole

r		राजपत्र, हिमाचल	प्रदेश, 5 मप्रैल	, 2003/15 चैत्र, 1925	53
1	2	3	4	Assented to on 3rd September	r, 2001
1998	7 The Income-tax (A Act, 1998.	mendment)	The whole	THE TRADE UNIONS (AMENDMENT) ACT,	2001
+998	9 Merchant Shipping ment) Act, 1998.	(Amend	The whole	(Act No. 31 of 2001)	
1998 1	O The Employees'	Provident	The whole	AN	
r	Funds and Misce Provisions (Amend	ment) Act,		ACT	
1009/1	1998. The Payment of	Gratuity	The whole	further to amend the Trade Unions Act, 19	
	(Amendment) Act,	1998.	The bala	Be it enacted by Parliament in the Fifty Year of the Republic of India as follows:—	-second
1998 1	2 The Representation People (Amendme 1998.	on of the ent) Act,	The whole	1. Short title and commencement.—(1) The may be called the Trade Unions (Amendment	nis Act
19 98 1	8 The High Court an Court Judges (Cor Service) Amendm 1998.	iditions of	The whole	(2) It shall come into force on such date as the Government may, by notification in the Official	Central
19 98 2	22 The Electricity Law ment) Act, 1998.	ws (Amend-	The whole	appoint.	4 6 4
1998 2	23 The Interest on Dements to Small S Ancillary Industria takings (Amendm	icale and al Under-	The whole	2. Amendment of section 4.—In section of Trade Unions Act, 1926 (16 of 1926) (hereinaft red to as the principal Act), in sub-section (1), twing provisos shall be inserted at the end, namely	er refer- the follo- y:—
-	1998.	10	The whole	"Provided that no Trade Union of v shall be registered unless at least ten per cen	t or one
	24 The Beedi Worker Cess (Amendment)	Act, 1998.	The whole	hundred of the workmen, whichever is less, or employed in the establishment or with which it is connected are the member	industry s of such
1998 2	25 The President's E and Pension (Ame Act, 1998.	moluments ndment)	The whole	Trade Union on the date of making of ap for registration:	
1998 2	of Officers of F (Amendment) Act,	'arliament,	The whole	Provided further that no Trade Union of shall be registered unless it has on the making application not less than seven as its members, who are workmen engages.	date of persons aged or
1998 2	27 The Governors (E Allowances and Pa Amendment Act,	rivileges)	The whole	employed in the establishment or industry wit is connected".	
1998 2	28 The salary, Allow Pension of Memb	wances and pers of	The whole	 Amendment of section 5.—In section principal Act, in sub-section (1), after clause following clause shall be inserted, namely:— 	
_1 998 2	Parliament (Amend 1998. 29 The Oilfields (Reg Development) Ar Act, 1998.	gulation and	The whole	"(aa) in the case of a Trade Union of w the names, occupations and addresses of the work of the members of the Trade Union ma application;".	place of
		D SCHEDULE		4. Amendment of section 6.—In section principal Act.—	6 of the
	(See se	ection 3)		(a) for clause (ee), the following clause	shall be
	Ameni	MENTS		substituted, namely:	
Year 1	No. Shortt	itle Ame	ndments 4	"(ee) the payment of a minimum subscri members of the Trade Union which she less than—	ption by all not be
1925	Succession Act e	n Schedule II i	words "grand	(i) one rupee per annum for rural wo	orkers:
4	1925. P	arent,s children 'grand-parent's en'' shall be sub	n", the words parents'child-	(ii) three rupees per annum for w other unorganised sectors; and	orkers in l
1974	2 The Code of	In the First Sch	edule, for the	(iii) twelve rupees per annum for wany other case;";	orkers in
-	dure 1973 3	77, the following substituted,	ig entries snait	(b) in clause (h). for the word "appoint word "elected" shall be substituted;	.ed '', the
1	2 3		5 6	(c) after clause (h), the following clause	shall be
	Un-natural Imprisonm offences for life, or		bailable trate		not more
	imprisonn for ten ye and fine.	nent	of the first class."	than three years, for which the	members ce-bearers
				Of the frame Offine Shan of election	

- 5. Insertion of new section 9A.—After section 9 of the principal Act, the following section shall be inserted, namely:
 - "9A. Minimum requirement about membership of a trade Union.—A registered Trade Union of workmen shall at all times continue to have not less than ten percent or one hundred of the workmen, whichever is less, subject to a minimum of seven, engaged or employed in an establishment of industry with which it is connected, as its members."
- 6. Amendment of section 10.—In section 10 of the principal Act, after clause (b), the following clause shall be inserted, namely:
- (c) if the Registrar is satisfied that a registered Trade Union of workmen ceases to have the requisite number of members;"
- 7 Amendment of section 11.—In section 11 of the principal Act, in sub-section (1), after clause (a), the following clause shall be inserted, namely:—
 - "(aa) where the head office is situated in an area, falling within the jurisdiction of a Labour Court or an Industrial Tribunal, to that Court or Tribunal, as the case may be;".
- 8. Substitution of new section for section 22.—For section 22 of the principal Act, the following section shall be substituted, namely:
 - vith the industry.—(1) Not less than one-half of the total number of the office-bearers of every registered Trade Union in an unorganised sector shall be persons actually engaged or employed in an industry with which the trade Union is connected:

Provided that the appropriate Government may, by special or general order, declare that the provisions of this section shall not apply to any Trade Union or class of Trade Unions specified in the order.

Explanation.—For the purposes of this section, "unorganised sector" means any sector which the appropriate Government may, by notification in the Official Gazette, specify.

(2) Save as otherwise provided in sub-section(1), all office-bearers of a registered Trade Union, except not more than one-third of the total number of the office-bearers or five, whichever is less, shall be persons actually engaged or employed in the establishment or industry with which the Trade Union is connected.

Explanation.—For the purposes of this subsection, an employee who has retired or has been retrenched shall not be construed as outsider for the purpose of holding an office in a Trade Union.

- (3) No member of the Council of Minister or a person holding an office of profit (not being an engagement or employment in an establishment or industry with which the Trade Union is connected), in the Union or a State, shall be a member of the executive or other office-bearer of a registered Trade Union.'
- 9. Amendment of section 29.—In section 29 of the principal Act, after sub-section (2), the following sub-sections shall be inserted, namely:—
 - "(3) Every notification made by the Central Government under sub-section (1) of section 22, and every regulation made by it under sub-section(1), shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which

may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the notification or regulation, or both Houses agree that the notification or regulation should not be made, the notification or regulation shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to, the validity of anything previously done under that notification or regulation.

(4) Every notification made by the State Government under sub-section (1) of section 22 and every regulation made by it under sub-section (1) shall be laid, as soon as may be after it is made, before the State Legislature."

Assented to on 3rd September, 2001

THE PRE-NATAL DIAGNOSTIC TECHNIQUES REGULATION AND PREVENTION OF MISUSE) AMENDMENT ACT, 2001

(ACT No. 32 of 2001)

AN

ACT

to amend the Prenatal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994.

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1, Short title.—This Act may be called the Pre-na Diagnostic Techniques (Regulation and Prevention of Misuse) Amendment Act, 2001.
- 2. Amendment of section 8 of Act 57 of 1994.—In the Pre-natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994, in section 8, in subsection (1) in clause (a),—

(i) the word "and" shall be omitted;

(ii) the following proviso shall be inserted, namely:

"Provided that the term of office of a member elected under clause(f) of sub-section (2) of section-7 shall come to an end as soon as the member becomes Minister or Minister of State or Deputy Minister, or the Speaker or the Deputy Speaker of the House of the People, or the Deputy Chairman of the Council of States or ceases to be member of the House from which she was elected and".

Assented to on 3rd September, 2001

THE INFLUX FROM PAKISTAN (CONTROL) REPEALING (REPEAL) ACT, 2001

(ACT No. 33 of 2001)

An

ACT

to repeal the Influx from Pakistan (Control) Repealing Act, 1952.

11.9

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1, Short title.—This Act may be called the influx from Pakistan (Control) Repealing (Repeal) Act, 2001.
- 2, Repeal of Act 76 of 1952.—The influx from Pakistan (Control) Repealing Act, 1952 is hereby repealed.

Assented to on 3rd September, 2001

THE INDIAN MEDICAL COUNCIL (AMENDMENT) ACT, 2001

(ACT No. 34 OF 2001)

An ACT

further to amend the Indian Medical Council Act, 1956

Be it enacted by Parliament in the Fifty-second Year of the Republe of India as follows:-

- 1. Short title.—This Act may be called the Indian Medical Council (Amendment) Act, 2001.
- 2, Amendment of section 13.—In the Indian Medical Council Act, 1956 (102 of 1956) (hereinafter referred to as the principal Act) in section 13.—
 - (a) in sub-section (3), after the words "granted by medical institutions oustide India", the words "before such date as the Central Government may, by notification in the Official Gazette, specify" shall be inserted;
 - (b) in sub-section (4), the following provisios and Explanation shall be inserted at the end, namely:—
 - Provided that after the commencement of the Indian Medical Council (Amendment) Act, 2001, no such amendment shall be made in Part II of the Third Schedule to include any primary medical qualification granted by any medical institution outside Inida:
 - Provided further that nothing contained in the first proviso shall apply to inclusion in Part-II of the Third Schedule any primary medical qualification granted by any medical institution outside India to any person whose name is entered in the Indian Medical Register.
 - Explanation.—For the purposes of this sub-section, "primary medical qualification" means any minimum qualification sufficient for enrolment on any State Medical Register or for entering the name in the Indian Medical Register.";
 - (c) after sub-section (4), the following sub-sections shall be inserted, namely:—
 - (4A) A person who is a citizen of India and obtains medical qualification granted by any medcial institution in any country outside India recognised for enrolment as medical practitioner in that country after such date as may be specified by the Central Government under sub-section (3), shall not be entitled to be enrolled on any Medical Register maintained by a State Medical Council or to have his name entered in the Indian Medical Register unless he qualifies the screening test in India prescribed for such purpose and such foreign medical qualification after such person qualifies the said screening test shall be deemed to be the recognised medical qualification for the purposes of this Act for that person.

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(4B) A person who is a citizen of India shall not, after such date as may be specified by the Central Government under sub-section (3), be eligible to get admission to obtain medical qualification granted by any matical institution in any foreign country without obtaining an eligibility certificate issued to him by the Council and in case any such person obtains such qualification without obtaining such eligibility certificate, he shall not be

eligible to appear in the screen ug test referred to in sub-section (4A):

- Provided that an Indian citizen who has acquired the medical qualification from foreign medical institution or has obtained admission in foreign medical institution before the commencement of the Indian Medical Council (Amendment) Act, 2001 shall not be required to obtain eligibility certificate under this subsection but, if he is qualified for admission to any medical course for recognised medical qualification in any medical institution, in India, he shall be required to qualify only the screening test prescribed for enrolment on any State Medical Register or for entering his name in the Indian Medical Register.
- (4C) Nothing contained in sub-sections (4A) and (4B) shall apply to the medical qualifications referred to in section 14 for the purposes of that section".
- 3. Amendment of section 33.—In section 33 of the principal Act, after clause (m), the following clause shall be inserted, namely:—
 - "(ma) the modalities for conducting screening tests under sub-section (4A), and under the proviso to sub-section (4B), and for issuing eligibility certificate under sub-section (4B), of section 13;".

Assented to on 3rd September 2001

THE SUGARCANE CESS (VALIDATION) REPEAL ACT, 2001

(ACT No. 35, or 2001)

An ACT

to repeal the Sugarcane Cess (Validation) Act. 1961

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Sugarcane Cess (Validation) Repeal Act, 2001.
- 2. Repeal of Act 38 of 1951.—The Sugarcane Cess (Validation) Act, 1961 is hereby repealed.

Assented to on 4-9-2001

THE INDIAN UNIVERSITIES (REPEAL) ACT 2001

(ACT NO. 35 OF 2001)

An ACT

to repeal the Indian Universities Act, 1904

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Indian Universities (Repeal) Act, 2001.
- 2. Repeal of Act 8 of 1934—The Indian Universities Act, 1904 is hereby repealed.

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Assented to on 4-9-2001

THE AUROVILLE (EMERGENCY PROVISIONS) REPEAL ACT, 2001

(ACT No. 37 of 2001)

AN

ACT

to repeal the Aurovile (Emergency Provisions) Act.

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Aurovile (Emergency Provisions) Repeal Act, 2001.
- 2. Repeal of Act.—The Auroville (Emergency Provisions) Act, 1980 (59 of 1980) is hereby repealed.

Assented to on 6-9-2001

THE GOVERNMENT OF UNION TERRITORIES AND THE GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI (AMENDMENT) ACT, 2001

(Act No. 38 of 2001)

An

ACT

further to amend the Government of Union Territories Act, 1963 and the Government of National Capital Territory of Delhi Act. 1991

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

CHAPTER-1

PRELIMINARY

- 1. Short title and commencement.—(1) This Act may be called the Government of Union Territories and the Government of National Capital Territory of Delhi (Amendment) Act, 2001.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

CHAPTER-II

AMENDMENT TO THE GOVERNMENT OF UNION TERRITORIES ACT, 1963

- 2. Amendment of section 23.—In section 23 of the Government of Union Territories Act. 1963 (20 of 1963), hereinafter referred to as the principal Act), in subsection (1), for clause (e), the following clause shall be substituted, namely:—
 - "(e) the receipt of money on account of the Consolidated Fund of the Union territory or the public account of the Union territory or the custody or issue of such money or the audit of the accounts of the Union territory".
- 3. Amer.dmen.t of section 47.—In section 47 of the principal Act, for the words "all loans advanced to the Union territory from the Consolidated Fund of India". the words "all loans advanced to the Union territory from the Consolidated I urd of India and all loans raised by the Government of Irdia or the Admiristrator of the Union territory upon the security of the Consolidated Fund of the Union territory" shall be substituted.

- 4. Insertion of new section 47.A.—After section 47 of the principal Act, the following section shall be inserted namely:—
 - "47A. Public account of the Union territory and moneys credited to it.—(1) As from such date as the Central Government may, by notification in the Official Gazette, appoint in this behalf, all other public moneys received by or on behalf of the Administrator shall be credited to a Public Account entitled "the Public Account of the Union territory".
 - (2) The custody of public moneys, other than those credited to the Consolidated Fund of the Union territory or the Contingency Fund of the Union territory, received by or on behalf of the Administrator, their payment into the Public Account of the Union territory and the withdrwal of moneys from such account and all other matters connected with or ancilary to the aforesaid matters shall be regulated by rules made by the Administrator with the approval of the President.'
- 5. Insertion of new sections 48 A and 48B.—After section 48 of the principal Act, the following sections sections shall be inserted, namely:—
 - "48 A. Borrowing upon the Security of the Consolidated fund of the Union Territory.—(1) The executive power of the Union extends to borrowing upon the security of the Consolidated Fund of the Union territory within such limits, if any, as may, from time to time, be fixed by Parliament by law and to the giving of guarantees within such limits, if any, as may be so fixed:
 - Provided that the powers exercisable by the Government of India under this sub-section shall also be exercisable by the Administrator subject to such conditions, if any, as the Government of India may think fit to impose.
 - (2) Any sums required for the purpose of invoking a guarantee shall be charged on the Consolidated Fund of the Union territory.
 - 48B. Form of accounts of the Union territory.—The accounts of the Union territory shall be kept in such form as the Administrator may, after obtaining advice of the Comptroller and Auditor General of India and with the approval of the President, prescribe by rules".

CHAPTER-III

AMENDMENT TO THE GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI, ACT, 1991

- 6. Amendment of section 22.—In section 22 of the Government of National Capital Territory of Delh Act, 1991 (1 of 1992) (hereinafter referred to as the princpal Act), in sub-section (1), for clause (e), the following clause shall be substituted, namely:—
 - "(e) the receipt of money on account of the Consolidated Fund of the Capital or the Public Account of the Capital or the custody or issue of such money or the audit of the accounts of the Capital".
- 7. Amendment of section 46.—In section 46 of the principal Act, for the words "all loans advanced to the Capital from the Consolidated Fund of India", the words "all loans advanced to the Capital from the Consolidated Fund of India and all loans raised by the Government of India or by the Lieutenant Governor upon the security of the Consolidated Fund of the Capital" shall be substituted.

- 8. Insertion of new section 46.A.—After section 46 of the principal Act the following section shall be inserted namely:—
 - "46. A. Public Account of the Capital and moneys credited to it.—(1) As from such date as the Central Government may, by notification in the Official Gazette, appoint in this behalf, all other public moneys received by or on behalf of the Licutenant Governor shall be credited to a public account entitled "the Public Account of the Capital".
 - (2) The custody of public moneys, other than those credited to the Consolidated Fund of the Capital or the Contingency Fund of the National Capital Territory of Delhi, received by or on behalf of the Lieutenant Governor, their payment into the Public Account of the Capital and the withdrawal of moneys from such account and all other matters connected with or ancillaryd to matters aforesaid shall be regulated by rules made by the Lietenant Govenor with the approval of the President".
- 9. Insection of new sections 47A and 47 B.—After section 47 of the principal Act, the following sections shall be inserted, namely:—
 - "47A. Borrowing upon the security of the Consoltiodated Fund of the Capital.—(1) The executive power of the Union extends to borrowing upon the security of the Consolidated Fund of the Capital within such limits, if any, as may from time to time be fixed by Parliament by law and to the giving of guarantee within such limits, if any, as may be so fixed:

Provided that the powers exercisable by the Government of India under this sub-section shall also be exercisable by the Lieutenant Governor subject to such conditions, if any, as the Government of India may think fit to impose.

- (2) Any sums required for the purpose of invoking a guarantee shall be charged on the Consolidated Fund of the Capital.
- 47B. Form of accounts of the Capital.—The accounts of the capital shall be kept in such form as the Lieutenant Governor may, after obtaining advice of the comptroller and Auditor-General of India and with the approval of the President, prescribe by rules".

Assented to on 11th September, 2001

THE MOTOR VEHICLES (AMENDMENT) ACT, 2001

(ACT No. 39 of 2001)

AN

ACT

further to amend the Motor Vehicles Act, 1988

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title and connencement.—(1) This Act may be called the Motor Vehilles (Amendment) Act, 2001.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of section 66.—In section 66 of the Motor Vehicles Act, 1988 (59 of 1988), (hereinafter referred to as the principal Act), in sub-section (3), clause (1) shall be omitted.

3. Amendment of section 67.—In section 67 of the principal Act, in sub-section (1). in caluse (i), the proviso shall be omitted.

Assented to on 11th September, 2001

THE INLAND WATERWAYS AUTHORITY OF INDIA (AMENDMENT) ACT. 2001

(ACT No. 40 of 2001)

AN

ACT

further to amend the Inland Waterways Authority of India Act, 1985

BE it enacted by Pailiament in the Fifty-second year of the Republic of India as follows:—

- 1. Short title and commencement.—(1) This Act may be called the Inland Waterways Authority of India (Amendment) Act, 2001.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Amendment of section 3.—In the Inland Waterways Authority of Iniia Act, 1985 (82 of 1985) (hereinafter referred to as the principal Act), in section 3. for sub-section (3), the following sub-section shall be substituted, namely:—
 - ."(3) The Authority shall consist of the following members, namely:—

(a) a Chairman;

(b) a Vice-Chairman;

(c) not more than three full-time members; and

(d) not more than three part-time members.

to be appointed by the Central Government by notification in the Official Gazette.".

- 3. Insertion of new section 4 A.—After section 4 of the principal Act, the following section shall be inserted, namely:—
 - "4A. Disquaifications for appointment as member.—
 A person shall be disqualified for being appointed as member, if he—
 - (a) has been convicted and sentenced to imprisonment for an offence which, in the opinion of the Central Government, involves moral turpitude; or

(b) is an undischarged insolvent; or

(c) is of unsound mind and stands so declared by a competent court; or

 (d) has been removed or dismissed from the service of the Government or a company owned or controlled by the Government; or

- (e) has, in the opinion of the Central Government, such fiancial or other interest in the Authority as is likely to affected prejudicially the discharge by him of his functions as a member".
- 4. Insertion of new section 5A.—After section 5 of the principal Act, the following section shall be inserted namely:—
 - "5A. Meetings.—(1) The Authority shall meet at such times and places and shall observe such rules of procedure in regard to the transaction of business at its meetings, including the quorum thereat, as may be provided by regulations.
 - (2) The Chairman or in his absence, the Vice-Chairman, or in the absence of both such other members as is chosen by the members present at the meeting of the Authority shall preside at the meeting.

- (3) All questions which come up before any meeting of the Authority shall be decided by a majority of votes of the members present and voting, and in the event of an equality of votes, the Chairman or in his absence, the Vice-Chairman or in the absence of both, the person presiding, shall have and exercise a second or casting vote."
- 5. Amendment of section 14.—In section 14 of the principal Act. in sub-section (1), after clause (j), following clause shall be inserted. namely;—
 - "(k) enter into joint ventures concering inland shipping by way of equity participation.".
- 6. Insertion of new sections 18.A.—After section 18 of the principal Act, the following section shall be inserted namely:
 - "18 A. Borrowing powers of the Authority. The Authority may, in such manner and subject to such terms and conditions as may be determined by regulations, borrow money from any source by the issue of bonds, debentures or other instruments as it may think fit for discharge of all or any of its functions under the Act.".
- 7. Amendment of section 35.—In section 35 of the principal Act, in sub-section (2), after clause (j), the following clauses shall be inserted, namely:—
 - "(k) the terms and conditions for issue of bonds, debentures or other instruments;—
 - the time, place and the rules of procedure with regard to the transaction of business at its mectings including the quorum under sub-section (1) of section 5A.".

Assented to on 11th September, 2001

THE CENTRAL SALES TAX (AMENDMENT) ACT, 2001

ACT NO. 41, OF 2001

AN

ACT

further to amend the Central Sales Tax Act, 1956

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title and commencement.—(1) This Act may be called the Central Sales Tax (Amendment) Act, 2001.
- (2) It shall come into force on such date as the Central Government, may, by notification in the Offical Gazette, appoint.
- 2. Amendment of section 13.—In the Central Sales Tax Act, 1956 (74 of 1956) (hereinafter referred to as the principal Act), in section 13, in sub-section (1), after clause (g), the following clauses shall be inserted, namely:—
 - "(h) the proper functioning of the Authority constituted under section 19;
 - (i) the salaries and allowances payable to, and the terms and conditions of service of, the Chairman and Members under sub-section (3) of section 19;
 - (1) any other matter as may be prescribed.".
- 3. Insertion of new Chapter after Chapter V.—After Chapter V of the principal Act, the following Chapter

shall be inserted, namely:--

CHAPTER-VI

AUTHORITY TO SEITLE DISPUTES IN COURSE OF INTER-STATE TRADE OR COMMERCE

- 19. Central Sales Tax Appellate Authority.—(1) The Central Government shall constitute, by notification in the Official Gazette, an Authority to settle inter-State disputes falling under section 6A or section 9 of this Act, to be known as "the Central Sales Tax Appellate Authority (hereinafter referred to as the Authority)".
- (2) The Authority shall consist of the following Members appointed by the Central Government, namely:—
 - (a) a Chairman who is a retired Judge of the Supreme Court, or a retired Chief Justice of a High Court;

 (b) an officer of the Indian Legal Service who is, or is qualified to be, an Additional Secretary to the Government of India; and

(c) an officer of a State Government not below the rank of Secretary or an officer of the Central Government not below the rank of Additional Secretary, who is an expert in sales tax matters.

- (3) The salaries and allowances payable to, and the terms and conditions of service of, the Chairman and Members shall be such as may be prescribed.
- (4) The Central Government shall provide the Authority with such officers and staff as may be necessary for the efficient exercise of the powers of the Authority under this Act.
- 20. Appeals.—(1) The provisions of this Chapter shall apply to appeals filled by the aggrieved dealer against any order of the assessing authority made under section 6A or section 9 of this Act.
- (2) Notwistanding anything contained in the general sales tax laws, the Authority shall adjudicate an appeal filed by a dealer aggrieved against any order of the assessing authority rejecting his claim under section 6A or section 9 of this Act.
- (3) An appeal against the order of the assessing authority rejecting the claim of the dealer under section 6A or section 9 of this Act may be filed by the aggrieved dealer within forty-five days from the date on which the order is served on him:

Provided that the Authority may entertain any appeal after the expiry of the said period of forty-five days, but not later than sixty days, from the date aforesaid if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

- (4) The application shall be made in quadruplicate and be accompanied by a fee of five thousand rupees.
- 21. Procedure on receipt of application.—(1) On receipt of an appeal, the Authority shall cause a copy thereof to be forwarded to the assessing authority concerned and to call upon it to furnish the relevant records:

Provided that such records shall, as soon as possibile, be returned to the assessing authority.

(2) The Authority shall adjudicate and decide upon the appeal filed against an order of the assessing authorty.

(3) The Authority, after examning the appeal and the records called for by order, either allow or raject the appeal:

Provided that no appeal shall be rejected unless an opportunity has been given to the appellant of bieing heard in person or through a duly authoried representative.

provided further that whether an appeal is rejected or accepted, reasons for such rejection or acceptance shall be given in the order.

- (4) The Authority shall make an endeavour to pronounce its order in writing within six months of the receipt of the appeal.
- (5) A copy of every order made under sub-section (3) shall be sent to the appellant and to the assessing authority.
- 22. Powers of the Authority.—(1) The Authority shall have the same powers as are vested in a court under the Code of Civil Procedure, 1908 (5 of 1908), while trying a suit in respect of the following matters, namely:—
 - (a) enforcing the attendance of any person, examining him on oath or affirmation;
 - (b) compelling the production of accounts and documents;
 - (c) issuing commission for the examination of witnes ses:
 - (d) the reception of evidence on affidavits:
 - (e) any other matter which may be prescribed.
- (2) Every proceeding before the Authority shall be deemed to be a judicial proceeding within the meaning of section 193 and 228 of the Indian Penal Code (45 of 1860) and the Authority shall be deemed to be a civil court for the purposes of section 195 and Chapter XXVI of the Code of Criminal Procedure, 1973 (2 of 1974).
- 23. Procedure of Authority.—The Authority shall, subject to the provisions of this Chapter, have power to regulate its own procedure in all matters arising out of the exercise of powers under this Act.
- 24. Authority for Advance Rulings to function as Authority under this Act.—(1) Notwithstanding anything contained in any other law for the time being in force and in section 19 of this Act, the Authority for Advance Rulings constituted under section 245-O of the Income tax Act, 1961 (43 of 1961), shall be notified by the Central Government in the Official Gazette, with such modifications as may be necessary, to make its composition in conformity with section 19 of this Act, as the Authority under this Act till such time an Authority is constituted under that section.
- (2) On and from the date the Authority in accordance with the provisions of section 19 of this Act, the proceedings pending with the Authority for Advance Rulings shall stand transferred to the Authority consitututed under that section from the stage at which such proceedings stood before the date of constitution of the said Authority.

- 25. Transfer of pending proceedings.—On and from the date when the Authority is constituted under section 19 every appeal arising out of the provisions contained in this Chapter—
 - (i) which is pending immediately before the constitution of such Authority before the appellate authority constituted under the general sales tax law of a State or of the Union iterritory, as the case may be; or

(ii) which would have been required to be taken

before such appellate Authority,

shall stand transfered to such Authority on the dat e on which i_{ℓ} is established.

26. Applicability of order passed.—An order passed by the Authority under this Chapter shall be binding on the assessing authorities and other authorities created by or under any law relating to general sales tax, in force for the time being in any State or Union territory...

Assented to on 11th September, 2001

THE APPROPRIATION (No. 3) ACT, 2001

(ACT No. 42 of 2001)

AN

ACT

to authorise payment and appropriation of certain further sums from and out of the Consolidated Fund of India for the services of the financial year 2001-2002

BE it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:—

- 1. Short title.—This Act may be called the Appropriation (No. 3) Act, 2001.
- 2. Issue of Rs. 3709,37,00,000 out of the Consolidated Fund of India for the year 2001-2002.—From and out of the Consolidated Fund of India there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate to the sum of three thousand seven hundered and nine crore and thirty-seven lakh rupees towards defraying the several charges which will come in course of payment during the financial year 2001-2002 in respect of the services specified in column 2 of the Schedule.
- 3. Appropriation.—The sums authorised to be paid and applied from and out of the Consolidated Fund of India by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

THE SCHEDULE

(See sections 2 and 3)

No.	. Services and purposes		Sums not exceeding				
of Vote	2		Voted by Parliament	Charged on t Consolidated Fund 3	he Total		
3 4 5 6 9	Department of Agriculture and Co-operation Department of Animal Husbandary and Dairying Department of Food Processing Industries Department of Chemicals and Petro-chemicals Department of Fertilisers Department of Commence Department of Posts Department of Disinvestment	Revenue Capital Revenue Revenue Capital Capital Revenue Revenue Revenue Capital	Rs. 100,01,00,000 3,88,00,000 1,00,000 44,89,00,000 26,76,00,000 20,87,00,000 1,00,000 4,50,00,000 23,00,000	Rs	R _S . 100,01,00,000 5.00.00,000 1,00,000 44.89.00,000 26,76,00,000 1,00,000 4,50,00,000 23.00,000		

60			_		
_ i	2		3		
	-		Rs.		Rs.
21	Ministray of Eavironment and Forests	Revenue	100,01,00,000	_	100,01,00,00
Z1		Capital	1,00,000	_	1,00.00
22	Ministry of External Affairs	Revenue	2,00,000	_	2,00,00 400 00 00 00
25	Doymants to Financial Institutions	Capital	400,00,00,000		400,00,00,00,000 500,00,00,00
27	Transfers to State and Union territory Govern-	Capital	_	300,00,00,000	300,00,00,00
	ment.	Capital	2,00,000		2,00,000
34	Direct Taxes Department of Consumer Affairs	Capital	3,27,00,000		3,27,00,00
36 45	Transfers to Union territory Governments	Revenue	3,46,00,000	_	3,46,00,000
45 48	Department of Women and Child Development	Revenue	1,00,000		1,00,000
48 50	Department of Heavy Industry	Capital	801,93,00,000	_	801,93,00,000
51	Ministry of Information and Broadcasting	Revenue	1,00,00,000		1,00,00,00
52	Ministry of Information Technology	Revenue Capital	1,00,000 26,01,00,000		1,00,000
58	Ministry of Mines	Capital Capital	10,00,000	_	10,00,00
59	Ministry of Non-Conventional Energy Sources Ministry of Personal, Public Grievances and	Revenue	2,00,00,000	_	2,00,00,00
61	Ministry of Personol, Public Grievances and Pensions.	Novoma	2,00,00,	4	2,00,0
()	Pensions. Ministry of Petroleum and Natural Gas	Capital	169,30,00,000		169.30,00,000
62 64	Ministry of Power	Revenue	326,41,00,000	— :	326.41,00,000
65	Department of Rural Development	Revenue	271,52,00,000		271,52,00,000
69	Department of Scientific and Industrial Research	Capital	15,00,000	_	15,00,000
70	Department of Bio-technology	Revenue	1,00,000	_	1,00,000
73	Ministry of Steel	Revenue	36,78,00,000	_	36,78,00,000
_	•	Capital	1,00,000		1,00,000
76	Ministry of Textiles	Revenue	1,00,000	_	1,00,000
	20.1	Capital	1,55,00,000 74,25,00,000		1,55,00,00 74,25 00,00
78	Department of Culture	Revenue Capital	7,82,35,00,000		782,35,00,00
80 81	Department of Urban Development Public Works	Capital	1,00,000		1,00,00
81 83	Department of Urban Employment and Poverty	Capital	3,00,00,000	_	3,00,00,00
	Alleviation	•			
84.	Ministry of Water Resources Total	Revenue	1,00,000 3204,37,00,000	505,00,00,000 3	1,00,000
		- 237		to on 11th Sept	tember, 200
	THE MANIPUR APPROPRIATION		ACCOUNT) ACT,		tember, 200
		CT No. 43 OF	ACCOUNT) ACT,		tember, 200
			ACCOUNT) ACT,		tember, 200
		CT No. 43 of An ACT	ACCOUNT) ACT, 2001)	2001	
	to provide for the withdrwaf of certain sums from services of a part of the financial year 2001-200	AN ACT and out of the 2.	ACCOUNT) ACT, 2001) Consolidated Fund of	2001 of the State of Mo	
	to provide for the withdrwaf of certain sums from services of a part of the financial year 2001-200. Feitenacted by Parliament in the Fifty-second Ye	AN ACT and out of the 12.	ACCOUNT) ACT, 2001) Consolidated Fund of Equilic of India as for	2001 of the State of Ma	
	to provide for the withdrwaf of certain sums from services of a part of the financial year 2001-200. Feitenacted by Parliament in the Fifty-second Year. Short title.—This Act may be called the Manip	AN ACT and out of the 12. ear of the Repur Appropria	ACCOUNT) ACT, 2001) Consolidated Fund of Epublic of India as for a cition (Vote on Acco	of the State of Moollows:— unt) Act, 2001.	ainpur for th
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jear exce croi cla:	to provide for the withdrwaf of certain sums from services of a part of the financial year 2001-2009. Feitenacted by Parliament in the Fifty-second Yea. Short title.—This Act may be called the Manip 2. Withdrawal of Rs. 811,52,19,333 from and out of 201-2002.—From and out of the Consolidated Freeding those specified in column 3 of the Schedule and res, fifty-two lakhs, nineteen thousand, three larges y hich will come in course of payment during the service of the service. Appropriation.—The sums authorised to be within this Act shall be appropriated for the service.	AN ACT and out of the 12. ear of the Repur Appropria f the Consolidation of the State amounting in the hundard and the financial year the financial year the state and purpos	Consolidated Fund of the State of Manipur there aggregate to the su hirty-three rupees that 2001-02. and out of the Consess expressed in the State of the State of Manipur there aggregate to the su hirty-three rupees that 2001-02.	of the State of Manile of	or the financia awn sums need and eleven ng the sever
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Jear exce cross class Mannyear No. Vote App	to provide for the withdrwaf of certain sums from services of a part of the financial year 2001-200. Feitenacted by Parliament in the Fifty-second Yea. Short title.—This Act may be called the Manip 2. Withdrawal of Rs. 811,52,19,333 from and out of 201-2002.—From and out of the Consolidated Feding those specified in column 3 of the Schedule and res, fifty-two lakhs, nineteen thousand, three larges which will come in course of payment during the service of the servi	AN ACT and out of the 2. ear of the Repur Appropriation of the Stamounting in the hundard and the financial year ithdrw an from the ces and purpose.	Consolidated Fund of the State of Manipur there aggregate to the substitute of the Consess expressed in the State of Manipur there are 2001-02. and out of the Consess expressed in the State of Manipur there are 2001-02. Sum Voted by Parliament	of the State of Manipur for the may be withdraw of eight hundr wowards defraying as not exceeding. Charged on the Consoildated Fund a 3	or the financia awn sums in red and elever of the State conto the said
Jear excee cross class	to provide for the withdrwaf of certain sums from services of a part of the financial year 2001-200. Feitenacted by Parliament in the Fifty-second Yea. Short title.—This Act may be called the Manip 2. Withdrawal of Rs. 811,52,19,333 from and out of 201-2002.—From and out of the Consolidated Feding those specified in column 3 of the Schedule and res, fifty-two lakhs, nineteen thousand, three larges which will come in course of payment during the service of the servi	AN ACT and out of the 2. ear of the Repur Appropriation of the Stamounting in the hundard and the financial year ithdrw an from the ces and purpose.	Consolidated Fund of the Steam out of the Sum out o	of the State of Manipur for may be withdraw owards defraying a solidated Fund consoildated Fund Consoildated Fund	or the financia awn sums need and eleven of the State conto the sai

Council of Ministers (Revenue Expenditure Governor (Revenue Expenditure) Interest Payment and Debt Services (Revenue Expenditure) (Other Expenditure) Manipur Public Service Commission (Revenue Expenditure) Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District Administration (revenue Expenditure).	Rs. 66,31,000	3 Rs. 46,61,333	Rs. 66,31,000
(Revenue Expenditure) Interest Payment and Debt Services (Revenue Expenditure) (Other Expenditure) Manipur Public Service Commission (Revenue Expenditure) Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District	Rs. 66,31,000	Rs.	66,31,000
(Revenue Expenditure) Interest Payment and Debt Services (Revenue Expenditure) (Other Expenditure) Manipur Public Service Commission (Revenue Expenditure) Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District	66,31,000	_	66,31,000
Interest Payment and Debt Services (Revenue Expenditure) (Other Expenditure) Manipur Public Service Commission (Revenue Expenditure) Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District	_	46,61,333	
(Revenue Expenditure) (Other Expenditure) Manipur Public Service Commission (Revenue Expenditure) Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District			46,61,333
Manipur Public Service Commission (Revenue Expenditure) Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District		52,94,67,333	52 94,67,333
Secretariat (Revenue Expenditure) Land Revenue, Stamps and Registration and District	~	284,07,70,667	284.07.70.000
Land Revenue, Stamps and Registration and District		34,65,000	34,65,000
Administration (revenue Expenditure).	5,97,50,667	_	5,97,50,667
	8,65,82,333		8,65,82,333
Finance Department (Revenue Expenditure)	32,27,83,667	667	32,27,84,334
(Other Expenditure)	11,00,000	-	11,00,000
Transport (Revenue Expenditure)	57,83,667	_	57,83.667
Police (Revenue Expenditure) (Other Expenditure)	49,88,95,000	_	49,88,95,000
Public Works Department (Revenue Expenditure)	66,66,667 23,60,49,333	2,83,333	66,66,667 23,63,32,666
(Other Expenditure)	12,20,86,667	2,05,555	12,20,86,667
Information and Publicity (Revenue Expenditure)	69,08,000		69,08,000
Education (Revenue Expenditure)	83,59,45,000	-	83,59,45,000
(other expenditure). Medical, Health and Family Welfare Services (Revenue Expenditure)	13,33,333	-	13.33,333
(Other Expenditure)	3,33,333	_	23,53,36,000 3,33,333
Municipal Administration, Housing and Urban Development	1,24,45,000	_	1,24,45,000
(Revenue Expenditure).	,,		2,21,13,000
(Other Expenditure)	5,14,01,333	14	5,14,01,333
Labour and Employment (Revenue Expenditure) Development of Trinal and Scheduled Castes (Revenue	1,11,74,667	_	1,11.74 667
Expenditure).	19,16,47,667	_	19,16,47,667
Food and Civil Supplies (Revenue Expenditure)	1,71,76,000	_	1.71.75.000
(Other Expenditure)	1,00,00,000		1,00,00,000
Co-operation (Revenue Expenditure)	2,55,72,000		2,55,72,000
(Other Expenditure)	333	_	333
Agriculture (Revenue Expenditure) (Other Expenditure)	6,33,34,667 44,33,334	_	6,33,34,667
Animal Husbandry and Veterinary including Dairy Farming	7,52,62,333	_	44,33,334 7,52,62,333
(Revenue Expenditure).	1,02,02,03	_	1,32,02,333
Environment and Forest (Revenue Expendirue)	5,86,62,667	_	5,86,62,667
Community Development and ANP, IRDP and NREP (Reve-	7,01,38,333	_	7,01,38,333
venue Expenditure).	6,66,66,667		6,66,66,667
(other expenditure). Commerce and Industries and Weights and Measures Depart-	4,78,44,333		A 79 AA 222
ment (Revenue Expenditure).	7,10,44,333	_	4,78,44,333
(Other Expenditure)	12,66,667		12,66,667
Public Health Engineering (Revenue Expenditure)	7,08,07,667	_	7,08,07,667
(Other Expenditure)	14,27,80,333	_	14,27,80,333
Power (Revenue Expenditure) (Other Expenditure)	38,20,00,000 7,00,01,334	_	38,20,00,000
Vigilance Department (Revenue Expenditure)	23,17,667		7,00,01,334 23,17,667
Youth Affairs and Sports Departmen (Revenue Expenditure)	2,66,46,333	_	2,66,46,333
(Other Expenditure)	34,66,667	_	34,66,667
Administration of Justice (Revenue Expenditure)	2,06,66,333	43,45,000	2,50,11,333
Election (Revenue Expenditure)	49,11,000	_	49.11,000
State Excise (Revenue Expenditure) Sales Tax, other Taxes/Duties on Commodities and Services	2,04,35,333 50,16,667		2,04,35,333 50,16,667
(Revenue Expenditure).	30,10,007	. —	30,10,007
General Economic Services and Planning (Revenue Expenditure)	4,61,40,333		4,61,40,333
Fire Protection and Control (Revenue Expenditure)	1,10,58,000		1,10,58,000
Jails (Revenue Expenditure)	1,64,61,667		1,64,61,667
Home Guards (Revenue Expenditure)	1,40,78,333	_	1,40,78,333
Rehabilatation (Revenue Expenditure) Stationary and Printing (Revenue Expenditure)	25,43,333 84,68,333	_	25,43,333 84,68,333
Minor Irrigation (Revenue Expenditure)	2,99,61,333	_	2,99,61,333
(Other Expenditure)	3,50,66,667	_	3,50,66,667
Fisheries (Revenue Expenditure)	2,59,35,333	_	
(Other Expenditure)	41,333		41,333
Panchayat (Revenie Expenditure)	1,58,33,000	_	1,58,33,000
Sericulare (Revenue Expenditure) (Other Expenditure)	2,31,92,000 15,51,33,333	_	2,31,92,000 15,51,33,333
Irrigation and Flood Control Department (Revenue Expenditure)	8,70,06,667		8,70,06,667
(Other Expenditure)	18,83,50,000		18,83,50,000
Art and Culture (Revenue Expenditure)	93,37,000	_	93,37,000
(Other Expenditure)	1,49.33,334	_	1,49,33,334
State Academy of Training (Revenue Expenditure)	17,31,333 4,85,94,333	_	17,31,333 4,85,94,333
Horticulture and Soil Conservation (Revenue Expenditre) (Other Expenditure)	8,33,333	_	8,33,333
Social Welfare Department (Revenue Expenditure)	7,18,53,667		7,18,53,667
Tourism (Revenue Expenditure)	27,81,667	_	27,81,667
(Other Expenditure)	40,35,333		
Science and Tochnology (Revenue Expenditure)	82,53,000 57,66,667		82,53,000 57,66,667
Welfare of Minorities and Other Bakward Classes	57,66,667	229 22 00 666	811,52,19,333
Totall	473,19,09,667	330,33,09,000	011,02,19,000

Assented to on 11-9-2001

THE SALARIES AND ALLOWANCES OF MINISTERS (AMENDMENT) ACT, 2001

(Act No. 44 of 2001)

AN

ACT

further to amend the Salaries and Allowances of Ministers Act, 1952.

Be it enacted by Parliament in the Fifty-second Year of the Republic of India as follows:-

- 1. Short title and commencement.—(1) This Act may be called the Salaries and Allowances of Ministers (Amendment) Act, 2001.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- Substitution of new section for section 5.-For section 5 of the Salaries and Allowances of Ministers Act. 1952 (58 of 1952) (hereinafter referred to as the principal Act), the following section shall be substituted, namely:-
 - "5. Sumptuary allowances to Ministers.—There shall be paid a sumptuary allowance to each Minister

at the following rates, namely:--

(a) the Prime Minister

(b) every other Minister who is member of the Cabinet

Rupees two thousand per mensem:

Rupees three thousand

per mensem:

(c) a Minister of State

Rupees one thousand per mensem;

(d) a Deputy Minister

Rupees six hundred per mensem.

- Amendment of section 6.- In section 6 of the principal Act, for sub-section (1A), the following subsection shall be substituted, namely:-
 - "(1A) A Minister shall be entitled to travelling allowance in respect of not more than twelve return journeys performed, during each year, within India, for himself and his family, whether travelling together or separately at the same rates at which travelling allowance is payable to such Minister under clause (b) of sub-section (1) in respect of tours referred to in that clause, subject to the overall entitlement of forty-eight single journeys in each year".

भाग 7--भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसुचनाएं तथा ग्रन्य निर्वाचन सम्बन्धी ग्रधिस्चनाएं

-शन्य -

अनुप्रक

-शृन्य-

भाग 3

सुचना एवं जन सम्पर्क विभाग

ग्रधिस्चना

शिमला-171002, 29 मार्च, 2003

संख्या पव-ए(3) 19/99.--हिमाचल प्रदेश के राज्यपाल, भारत के संविधान के अनुच्छेद 309 के परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए हिमाचल प्रदेश लोक सेवा ग्रायोग के परामर्श से इस विभाग की ग्रिधिमूचना संख्या पव-ए (3) 3/77, तारीख 30-11-1996 द्वारा अधिस्चित हिमाचल प्रदेश सूचना एवं जन सम्पर्क विभाग, तकनीकी सहायक, वर्ग-i।। (ग्रराजपत्रित) भर्ती ग्रौर प्रोन्नति नियम, 1996 में मंशोधित करते हुए निम्नलिखित नियम बनाते हैं, ग्रर्थात् :

- मंक्षिप्त नाम ग्रीर प्रारम्भ.—1. (1) इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश सूचना एवं जन सम्पर्क विभाग, तकनीकी सहायक, वर्ग-!!। (ग्रराजपत्रित) भर्नी एवं प्रोन्नति (प्रथम संशोधन) नियम, 2003 है।
- (ii) ये नियम राजपत्र, हिमाचल प्रदेश में प्रकाशित किए जाने की नारीख से प्रवत्त होंगे।
- 2. उपावन्ध 'ग्र' का संशोधन.--हिमाचल प्रदेश, सूचना जन एवं सम्पर्क विभाग, तकनीकी सहायक, वर्ग-III (ग्रराजपत्रित) भर्ती एवं प्रोन्नित नियम, 1996 के उपावन्ध 'ग्र' में :---
 - (क) स्तम्भ संख्या 10 के विद्यमान गीर्षक के स्थान पर निम्त-लिखिन प्रतिस्थापित किया जाएगा, ग्रयीन् :--'भर्ती की पद्धति—भर्ती सोधी होगी या प्रोन्नति या या स्थानान्तरण द्वारा ग्रीर विभिन्न प्रतिनियक्ति पद्धतियां द्वारा भरे जाने वाले पदों की प्रतिशतता'।

(ख) स्तम्भ संख्या 11 के सामने विद्यमान उप-बन्धों के स्थान पर निम्नलिखित प्रतिस्थापित किये जायोंगे, स्रयात:---

रेडियो मैकेनिक ग्रौर चलचित्र चालक/ग्राटो मैकेनिक में से, जिनका 5 वर्ष का नियमित सेवाकाल या की गई लगातार तदर्थ सेवा, यदि कोई हो, को सम्मिलित करके 5 वर्ष का संयुक्त नियमित सेवा काल हो, प्रोन्नित द्वारा:-

(क) रेडियो मैकेनिक ... 60 प्रतिशत (ख) चलचित्र चालक/ग्रांटो मैकेनिक 40 प्रतिशत

चलचित्र चालक/ग्रॉटो मैकेनिक में से 40 प्रतिशत प्रोन्नति के लिए उनके सेवाकाल के ग्राधार पर, नियुक्ति की पारस्परिक वरिष्ठता को छड़े बिना एक वरिष्ठता विहित की जाएगी, प्रोन्नति के प्रयोजन के निम्नलिखित 10 प्वाईंट रोस्टर ग्रपनाया जाएगा :-

प्वाईट संख्या प्रवर्ग

- रेडियो मैकेनिक
- रेडियो मैकेनिक
- चलचित्र चालक/प्रॉटो मैकेनिक 3.
- रेडियो मैकेनिक
- 5. रेडियो मैकेनिक
- 6. चलचित्र चालक/ग्रींटो मैकेनिक
- 7. रेडिया मैकेनिक
- 8. रेडियो मैकेनिक
- 9. चलचित्र चालक/ग्राटो मैकेनिक 10. चलचित्र चालक/ग्राटो मैकेनिक
- (दस प्वाईंट के पश्चात् इसे इसी प्रकार पुन: दोहराया जाएगा) ।

प्रोन्नित के सभी मामलों में पद पर नियमित नियुक्ति से पूर्व सम्भरण पद में की गई निरन्तर तदर्थ सेवा, यदि कोई हो, प्रोन्नति के लिए इन नियमों में प्रथाविहित सेवाकाल के लिए, इस गर्त के ब्रधीन रहते हुए गणना में ली जायेगी, िक सम्भरण प्रवर्ग में तदयं नियुक्ति/ प्रोन्नित भर्ती एवं प्रोन्नित नियमों के उपवन्थों के अनुमार चयन की उचित स्वीकार्य प्रिक्रिया को अपनाने के पश्चात् की गई थी परन्तु यह कि उन सभी मामलों में जिनमें कोई किनष्ट व्यक्ति सम्भरण पद में अपने कुल सेवाकाल (तद्थं अधार पर की गई महित जो नियमित मेशा/नियुक्ति के अनुमरण में हों) के ब्राधार पर उपर्यक्त निर्दिष्ट उपवन्थों के कारण विचार किए जाने का पात्र हो जाता किन वहां अपने-अपने प्रथमं/पद/काडर में उससे वरिष्ठ सभी व्यक्ति विचार किए जाने के पात्र समझे जाएंगे और विवार करते समय किनष्ट व्यक्ति से उपर रखे जायेंगे:

परन्तु उन सभी पदधारियों को जिन पर प्रोन्नित के लिए विचार किया जाना है, की कम मे कम तीन वर्ष की न्यूनतम ग्रह्ता सेवा या पद के भर्ती एवं प्रोन्नित नियमों में विह्नि सेवा इनमें जो भी कम हो, होंगी।

परन्तु यह ग्रीर भी कि जहां कोई व्यक्ति पूर्वगामी परन्तुक की अपेक्षाग्रों के कारण प्रोन्नति किए जाने सम्बन्धो विचार के लिए ग्रपाब हो जाता है, वहां उससे कनिष्ठ व्यक्ति भी ऐसी प्रोन्नति के विचार के लिए ग्रमब्र समझा जाएगा।

स्पष्टीकरण:—प्रन्तिन परन्तुक के ग्रन्तगंत कनिष्ठ पद्धारी प्रोन्नित के लिए श्रपात नहीं समझे जायेंगे यदि वरिष्ठ ग्रपात व्यक्ति भूतपूर्व सैनिक है जिसे डिमोबिलाईजड ग्रामंड फोर्सिज परनोनल रिजर्वेजन ग्राफ वैकन्सोज इन हिमाचल स्टेट नान टैक्नीकल सर्विसिज) रूल्ज, 1972 के नियम 3 के प्रावधानों के ग्रन्तगंत भर्ती किया गया हो तथा इनके ग्रन्तगंत वरीयता लाभ दिए गए हों या जिसे एउस सर्विसमैन (रिजर्वेजन ग्रॉफ वैकन्सीज इन हिमाचल प्रदेश टैक्निकल सर्विसिज) रूल्ज, 1986 के नियम 3 के प्रावधानों के ग्रन्तगंत भर्ती किया गया हो या इसके ग्रन्तगंत वरीयता लाभ दिए गए हों।

(2) इसी प्रकार स्थाईकरण के सभी मामलों में ऐसे पद पर नियुक्ति/प्रोन्नित के पूर्व सम्भरण पद पर की गई लगातार तदर्थ सेवा, यदि कोई हो, सेवाकाल के लिए गणना में ली जाएगी, यदि तदर्थ नियुक्ति/प्रोन्नित उचित चयन के पश्चात ग्रौर भर्ती एवं प्रोन्नित नियमों के उपबन्धों के ग्रनुसार की गई थी :

परन्तु उपर्युक्त निर्दिष्ट तदर्थ सेवा को गणना में लेने के पश्चात जो स्थाईकरण होगा उसके फलस्वरूप पारस्परिक वरिष्ठता ग्रपरिवर्तित रहेगी।

> म्रादेश द्वारा, हस्ताक्षरित/-सचिव।

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[Authoritative English Text of this department Notification No. Pub. A(3)19/99, dated 29-3-03 as required under clause (3) of Article 309 of the Constitution of India].

INFORMATION AND PUBLIC RELATIONS DEPARTMENT

NOTIFICATION

Shimla-2, the 29th March, 2003

No. Pub. A (3) 19/99.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India, the Governor, Himachal Pradesh in Consultation with the Himachal Pradesh Public Service Commission is pleased to make the following rules to amend the Himachal Pradesh Department. of Information & Public Relations Technical Assistant Class-III (Non-Gazetted) Recruitment & Promotion Rules, 1996 notified vide this Department Notification No. Pub-A (3)3/77, dated 30-11-1996, namely:

1. Short title and commencement.—(i) These rules may be called the Himachal Pradesh, Information &

Public Relations Department, Technical Assistant, Class-III (Non-Gazetted) Recruitment & Promotion (1st amendment) Rules, 2003.

- (ii) These rules shall come into force with effect from the date of publication in the Rajpatra, Himachal Pradesh.
- 2. Amendment in Annexure-'A'.—In Annexure'A' to the Himachal Pradesh Department of Information & Public Relations, Technical Assistant (Class-III,
 Non-gazetted) Recruitment & Promotion Rules, 1996.
 - (a) For the existing title against Cel. No. 10 the following shall be substituted, namely:—

"Method of recruitment.—Whether by direct recruitment or by promotion, deputation, transfer and the percentage of posts to be filled in by various methods."

(b) For existing provisions against Col. No. 11, the following shall be substituted, namely:—

By promotion from amongst the Radio Mechanic and Projector Operator/Auto Mechanic who possess 5 years regular service combined with continuous ad hoc service, if any, in the grade:—

- (a) Radio Mechanic ...
- (b) Project Operator, Auto, Mechanic ... 40%

For the purpose of 40% promotion from amongst the Projector Operator/Auto Mechanic, a combined seniority based on length of service from the date of appointment not disturbing their inter se seniority shall be prescribed.

> Projector Operator/Auto Mechanic Projector Operator/Auto Mechanic

(To be repeated after 10 points).

For the purpose of promotion, the following 10 point roster shall be followed:—

Point No.	Category		
1.	Radio Mechanic		
2.	Radio Mechanic		
3.	Projector Operator/Auto	Mechanic	
4.	Radio Mechanic		
4. 5.	Radio Mechanic		
6.	Projector Operator/Auto	Mechanic	
7.	Radio Mechanic		
8.	Radio Mechanic		

(1) In all cases of promotion, the continuous ad hoc service rendered in the feeder post, if any, prior to regular appointment to the post shall be taken into account towards the length of service as prescribed in these rules for promotion subject to the condition that the ad hoc appointment/promotion in the feeder category had been made after following proper acceptable process of selection in accordance with the provisions of R & P Rules, provided that in all cases where a junior person becomes eligible for consideration by virtue of his total length of service (including the service rendered on ad hoc basis, followed by regular service/appointment) in the feeder post in view of the provisions referred to above, all persons senior to him in the respective category/post/cadre shall deemed to be eligible for consideration and placed in field of consideration:

Provided that all incumbents to be considered for promotion shall possess the minimum qualifying service of at least three years or that prescribed in the recruitment and promotions rules for the post, whichever is less:

Provided further that where a person becomes ineligible to be considered for promotion on account

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of the requirements of the preceding proviso, the person(s) junior to him shall also be ineligible for consideration for such promotion.

Explanation.-The last proviso shall not render the junior incumbents ineligible for consideration for promotion if the senior ineligible persons happened to be ex-servicemen recruited under the provisions of rule 3 of Demobilized Armed Forces Personnel (Reservation of vacancies in Himachal State Non-Technical Services) Rules, 1972 and having been given the benefit of seniority thereunder or recruited under the provisions of Rule 3 of ex-servicemen (Reservation of Vacancies in the Himachal Pradesh Technical Service) Rules, 1985 and having been given the benefit of Seniority thereunder.

(2) Similarly, in all cases of confirmation continuous ad hoc service rendered on the feeder post, if any, prior to the regular appointment/promotion had shall be taken into account towards the length of service, if the ad hoc appointment/ prometion had been made after proper selection and in accordance with the provisions of the R & P Rules;

Provided that interseseniority as a result of confirmation after taking into account, ad hoc service as referred to above shall remain unchanged.

> By order, Sd/-Secretary.